

UNITED STATES BANKRUPTCY COURT, SOUTHERN DISTRICT OF NEW YORK,
(at Manhattan)

2017 NOV 13 PM 4: 53

In Re: Residential Capital, LLC., et al., And,) Case No. 12-bk-12020 (MG)
In Re: GMAC, Mortgage Co., et al,) Chapter Ch.11, "Joint Administration"
Debtors) (Related BR Case No.07-bk-57237, S.D., OHIO)
) (Related BR Case No. 12-bk-12032, S.D., N.Y.)
) JUDGE: GLENN, MARTIN
UNITED STATES of America, Ex Rel.,)
Yvonne D. Lewis, et al.,) Adversary Case No.: 1:12-01731
Plaintiffs/ Surplus Creditors,) (Related Case No.1:12-cv-361, USDC, DC.;
Vs.) No.2:06-cv-312, SDO; No.2:93-cv-389, SDO;
) No.2:00-cv-577, SDO; No. 05-CV-4555,
GMAC, Mortgage Co., et al,) No.2:09-cv-179, SDO; No.2:08-cv-16, SDO
) (Related Case No.96-cv-47, USDC, S.D.,OH.)
Defendants/ Bankrupt Debtor,) (96-AP-326 and 04-AP-469, COA10th Dist., OH.)

**MOTION TO REOPEN ALL CLOSED AND RELATED U.S. BANKRUPTCY & U.S.
MULTI-DISTRICT COURT CASES FILED BETWEEN MARCH 31, 1994 TO NOV. 13,
2017; GROUNDED ON RELATED FINAL FEDERAL JUDGMENT, EQUITABLE AND
PERM. INJ. ORDERS FILED MARCH 16, 1995.**

And;

REQUEST TO BE EXCLUDED FROM BR. CH. 7, "NO ASSET" CLASS ACTION

And;

**MOTIONS TO TRANSFER ALL RELATED USBRC & MULTI-USDC CASES TO
CASE NO. 93-CV-389 USDC, S.D., OHIO, E. DIV. (DOC. 146); GROUNDED ON
RETAINED JURISDICTION BY PERM. INJ. & ALL WRITS ACT (28 USC § 1651).**

And;

**MOTION TO STRIKE FALSE NOTICE OF VEXATIOUS LITIGATOR SANCTIONS IN
CORE CASE NO. 12-BK-12020 S.D.N.Y. FILED OCT. 4, 2012 (DOC. 1719 AT EX. 6);
GROUNDED ON RETAINED JURISDICTION OF FRAUD SCHEME BY PERM. INJ.
ORDER FILED MARCH 16, 1995, IN CASE NO. 93-CV-389 S.D.O. (DOC. 146).**

IN THE COURT OF APPEALS FOR THE TENTH DISTRICT,
FRANKLIN COUNTY, OHIO

LEWIS, Aplt. vs. ORS/CNA et al., Appl. Docket No. 04-AP-1135,
(In Re: Vacy O. Webb Living Trust, Appl.) at CNA's AFFIDAVIT filed DEC. 29, 2003;

LEWIS, Aplt. vs. ORS/CNA, et al., Appl. Docket No. 04-AP-1347,
(In Re: Vacy O. Webb Living Trust, Appl.) at MOTION filed JAN. 27, 2005;

AMOUR, et al., Aplt. vs. HODGE, Apll. Docket No. 94-AP-1165,
(*In Re: Travelers Ins. Co., Aplt.*) at JOURNAL ENTRY filed DEC. 24, 2003;

LEWIS, Aplt. vs. ORS/CNA, et al., Apll. Docket No. 05-AP-1095,
(*In Re: Vacy O. Webb Living Trust, Apll.*) at JE. (BR. Stay) filed NOV. 21, 2005;

LEWIS, Aplt. vs. J.E. Wiggins et al., Apll. Docket No. 04-AP-469¹,
(*In Re: Hunting Nat'l. Bank, Apll.*) at JE. (26 USC §7206) filed DEC. 14, 2004;

LEWIS, Aplt. vs. ORS/CNA, et al., Apll. Docket No. 05-AP-1006,
(*In Re: Vacy O. Webb Living Trust, Apll.*) at RECORD filed Oct. 03, 2005;

Maria AMOUR, Aplt. vs. DSI, Apll. Docket No. 94-AP-1009,
(*In Re: Dublin Securities Inc., Apll.*) at Hodge's APPEARANCE filed 7/11/97.

LEWIS, Aplt. vs. American Equity, Apll.. Docket No. 13-AP-223 [11CV-12667 AIM]
(*In Re: Travelers Ins. Co., Apll.*) at Participation Agrmnt. filed 06/09/1998.

CONSOLIDATED CASES BY OPERATION OF FEDERAL SECURITIES LAWS
[17 CFR §§ 240.10b-5, 270.17g-1(g), 270.27d-1(a)(1), 270.38a-1(e)(1); 28 USC §§ 1651, 1334]

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO;
EASTERN DIVISION (at Columbus)

UNITED STATES of America, Ex Rel.,) ACTION No.: 2:93-cv-389
Securities Exchange Commission (SEC);) (Related Case: 2:96cv-47; 2:00cv-577; 2:06cv-312;
(FAA/IRS/U.S. EPA/DOL/ and DOJ)) 2:08-cv-75; 2:09-cv-179; Related BR Cases: 2:93
(Plaintiffs/Relator)) -bk-55053 (consolidated cases); 2:96-bk-56040;
VS.) 2:05-bk-75111; 2:07-bk-57237; 2:11-bk-60903)
)
) JUDGE: SMITH, GEORGE C.
MIDWEST (Robert HODGE, Larry REITZ)) (Mag. Judge: Mark R. ABEL, Broker/ Def.)
& HUNTINGTON NAT'L BANK), et al.)
(Defendants/Respondents)) COMPLAINT IN QUO WARRANTO

UNITED STATES of America, Ex Rel.,)
On behalf of S.E.C.;D.O.T.; C.F.P.B.; FTC;) ACTION NO. 2:09-cv-00179
H.U.D.; I.R.S.; and the U.S. DOJ, et al.,)
Plaintiffs/Intervenors/Ex. Relators,) (related Dist. Ct. Case No. 2:93-cv-389)
And) (Related Nos.C2-8-75; 08-cv-1042, McClatchey)
) (Related Nos. C2-8-944;10-cv-330, KBHR/HNB)
Sidney T. Lewis, et al.,) (Related Nos.2:96-cv-47; 98-cv-647, Hodge/Hurd)
Plaintiffs/Qui Tam Relators,) (Related Nos.2:96-cv-494; 00-cv-577 Bryk/Abels)

¹ (EXPLAINED BY: Snell, *Infra*, Id., U.S. Dist. LEXIS 126367, citing **2004 WL 2895960**);
2 of 29 pages

Vs.) Related BR Cases 2:93-bk-55053 (consolidated);
) 2:96-bk-56040; 2:05-bk-75111; 2:07-bk-57237;
North American Specialty Ins. Co. (NAS),) 2:06-cv-312; 08-cv-16; 2:10-cv-330 [11-cr-1185];
In Re: Larry J. McClatchey-Trustee, et al.,)
(In Re: Myron N. Terlecky-Trustee, et al.,)) JUDGE: ALGENON MARBLEY
(In Re: Clyde Hardesty-Trustee, et al.,)) Magistrate Judge: Mark R. ABEL
)
and)
)
In Re: Travelers Ins. Co. (Indispensible Prty)) AIDER & ABETTOR, RULE 10b-5 VIOLATION;
[Interpleader of SEC RULE 17g-Claims]) ("Related Party" Def./Broker: **Mark R. ABEL**)
Defendants/Respondents.) ("Rel. Prty" Custodian: **Huntington Nat'l Bank**).

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO;
EASTERN DIVISION (at Columbus)

COLUMBUS, CITY OF) Civil Action No.: 2:07-cv-287
(Plaintiff/ Counter-Defendants)) (Related Case: 08-cv-75; 08-cv-172; 10-cv-330);
) (Removed Nos.: 07-EVH-60047; 01-EVH-60329)
VS.)
) JUDGE: HOLSCHUH
HARRIETT MANN, et al.) Magistrate Judge: King
(Defendants/ Counter-Plaintiffs))

United States of AMERICA, Ex. Rel.,) Civil Case No. 2:96-cv-47 [2:96-cv-48]
Myron N. TERLECKY, Ch.7 Trustee, et al.,) (Related BR Cases 2:93-bk-55053;2:05-bk-75111;
(In Re: **Dublin Securities Inc.**, DSI)) 2:07-bk-57237; 96-bk-56040; 2:96-adv.-2360);
Plaintiffs,) (Related Case Nos.2:08-cv-1042; 2:96-cv-494;
Vs.) 2:06-cv-312; 2:08-cv-75; 08-cv-1040; 08-cv-736)
)
Dwight I. **HURD**, et al., of the Kegler firm,) JUDGE: GEORGE C. SMITH
(In Re: Kegler, Brown, Hill & Ritter, L.P.A.)) Magistrate Judge: Mark R. ABEL
Defendants.)

Sidney T. Lewis, et al.,) Action No. 2:08-cv-1040 [2:10-cv-330]
Plaintiffs,) (Related Cases 2:08-cv-73; 2:93-cv-389; 2:09-
Vs.) cv-179, 2:08-cv-75; 09-cv-936; 09-cv-944; 2:06-
) cv-312; 08-cv-1040; 08-cv-736; 2:07-bk-57237)
James Johnston, et al.,)
(Aider and Abettor; 18 USC §§ 2, 1956)) JUDGE: HOLSCHUH
Defendants.) Magistrate Judge: TERENCE P KEMP

United States of AMERICA, et al.,) Cv. Forfeiture Case No. 2:10-cv-330 [11-cr-1185]

Plaintiffs,)
Vs.) (Related BR Cases 2:93-bk-55053/ 07-bk-57237;
) 2:96-ap-2360/ 05-bk-75111 (Related Case Nos.
) 2:08-cv-1042; 2:93-cv-389; 96-cv-47; 96-cv-494;
James Johnston, et al., (In Re: Countrywide)) 2:06-cv-312; 08-cv-75; 08-cv-1040; 08-cv-736
(Aider & Abet; 18 USC § 2) (15 USC § 78ff))
Defendants.) JUDGE: SARGUS
) Magistrate Judge: ABEL

UNITED STATES of America, Ex Rel.,)
Sidney T. LEWIS, et al.,)
Plaintiffs) Action No. 2:08-cv-1042
Vs.) (Related Case Nos. 2:08-cv-16; 2:96-cv-494;
) 2:09-cv-179, 2:08-cv-75; 09-cv-936; 09-cv-944;
) 2:06-cv-312; 08-cv-1042; 08-cv-736; 2:00-cv-577;
Larry MCCLATCHEY, et al., of the) 2:96-cv-47; 96-cv-494; 2:10-cv-330 [11cr-1185])
Kegler, Brown, Hill & Ritter Lawfirm)
Defendants.) JUDGE: HOLSCHUH
) Magistrate Judge: KING

UNITED STATES of America, Ex Rel.,) Civil Action No.: 2:06-cv-312²
GMAC Mortgage Corp. as Mrtg. Assignee;) (Related Actions: 2:93-cv-389; 2:00-cv-577)
HUNTINGTON NAT'L BANK as Assignor,) (Related BR Cases, No. 2:93-bk-55053;
(Plaintiffs/Respondent)) No. 2:05-bk-75111; No. 2:07-bk-57237)
VS.) (Removed Nos.: 05-CV-4555; 96-CV-2369, Kohl);
)
Yvonne D. Lewis, et al.)
(Defendants/Relator)) JUDGE: WATSON
) Magistrate Judge: Mark R. ABEL, Broker
)

Myron N. TERLECKY (Ch. 7 panel trustee)) Civil Action Nos. 2:00-cv-577 [2:10-cv-330]
(Plaintiffs/Appellee)) (Related Actions: 2:93-cv-389; 2:96-cv-47)
) (Related Actions: 2:06-cv-312; 2:09-cv-179)
) (Related BR Cases, No. 2:93-bk-55053;
VS.) No. 2:05-bk-75111; No. 2:07-bk-57237)
)
) JUDGE: SARGUS, EDMUND A.
Mark R. ABEL, et al. (15 USC §§ 78j, 78ff))
(Defendants/Appellants))

Sidney T. LEWIS, et al.,)
Plaintiffs,) Action No. 2:08-cv-0074 (SEC 10b-5 Violation)
) (related Dist. Ct. Case No. 2:00-cv-577, Ponzi)

² (See: Jordon v. Gilligan, 500 F.2d 701, pp.710 (6th Cir. Ohio 1974) citing, Lubben v. Selective Service System, 453 F.2d 645, pp. 649 (1st Cir. 1972))("A party cannot be precluded from raising the issue of voidness in a direct or collateral attack because of the failure to object prior to, or at the time of, entry of the judgment");

Vs.)
Michael HOLBROOK,)
Defendants.) JUDGE: GRAHAM
Magistrate Judge: KING

Sidney T. LEWIS, et al.,)
Plaintiffs,) Action No. 2:08-cv-0075 (SEC 10b-5 Violation)
Vs.) (related Dist. Ct. Case No. 2:00-cv-577, Ponzi)
Larry MCCLATCHEY, et al.,)
Defendants.) JUDGE: MARBLEY
Magistrate Judge: ABEL

Valencia Daniels (i.e., New Black Panthers);)
Sidney T. LEWIS, et al.;) Action No. 2:08-cv-0016
Plaintiffs) (Related Case Nos. 2:00-cv-577; 2:09-cv-944;
Vs.) 2:93-cv-389, at Doc. 15; 2:05-cv-844 Doc. 7)
State of Ohio (Dept. of Commerce); and,)
The Huntington National Bank (HNB), et al.) JUDGE: Algenon MARBLEY
Defendants.) Magistrate Judge: Mark R. ABEL

John P. Bryk (Securities Fraud Claimant))
(Plaintiffs/Relator)) Civil Action No.: 2:96-cv-494
VS.) (Related Actions: 2:96-cv-47; 2:00-cv-577)
Dwight I. HURD (in Re: Dublin Securities)) (Related BR Nos. 2:93-bk-55053; 2:96-bk-56040;
(Defendants/Respondent).) 2:05-bk-75111; 2:07-bk-57237; 2:93-bk-55054)
JUDGE: KINNEARY, JOSEPH P.
Magistrate Judge: Mark R. ABEL

(Related Dist. Ct. Case Nos: [§10b-5, Act of 1934])
No. C2:93-cv-389, SDO; No. C2: 96-cv-47, SDO)
No. C2: 96-cv-494, SDO; No. C2:98-cv-647, SDO)
No. C2:00-cv-577, SDO; No. C3:01cv-259, WDKY)
No. C6:01cv-1236, MDL; No. C2:05-cv-644, SDO)
No. C2:05-cv-844, SDO; No. C2:06-cv-299, SDO)
No. C2:06-cv-312, SDO; No. C2:06-cv-467, SDO)
No. C2:07-cv-005, SDO; No. C2:07-cv-287, SDO)
No. C2:08-cv-016, SDO; No. C2:08-cv-73, SDO)
No. C2:08-cv-074, SDO; No. C2:08-cv-075, SDO)
No. C2:08-cv-172, SDO; No. 02:08-cv-736, SDO)

No. C2:08cv-1040, SDO; No. C2:08cv-1042, SDO)
No. C2:09-cv-179, SDO; No. C2:09-cv-238, SDO)
No. C2:09-cv-936, SDO; No. C2:09-cv-944, SDO)
No. C2:10-cv-330, SDO[2:11-cr-1185, SDO, Cols.]])

(Related CA. Dist. Ct. Case Nos:)
No. 05-cv-1070, C.D.; No. 05-cv-1073, C.D.)
No. 05-cv-7821, C.D.; No. 06-cv-0392, C.D.)
No. 06-cv-5060, C.D.);)

(Related COA6th Cir. Ct. Case Nos:)
NO. 96AP-3725; NO. 96AP-3727; NO.99AP-3337)
NO. 99AP-3344; NO. 05AP-4047; NO.07AP-4224)
NO. 08AP-3357; NO. 08AP-4554; NO.08AP-4459)
NO. 09AP-3804; NO. 10AP-67;)

(Related OH. Bankr. Ct. Case Nos:)
No. 2:93-bk-55053,SDO; No.2:96-bk-56040, SDO)
No. 2:05-bk-75111,SDO; No.2:07-bk-57237, SDO)
No. 2:11-bk-60903, SDO;)

U. S. BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF OHIO;
(at Columbus)

In Re: Dublin Securities, Inc.,(Consolidated)) Case No. 2:93-bk-55053
) (Ch.7)
Debtor(s)) (Related Bankr Case No. 2:07-bk-57237);
) (Related Dist. Ct. Case No. 2:93-cv-389,SDO)
) (Related Dist. Ct. Case No. 2:12-cv-361,SDO)
) (Related Adv. Pro. 96-av-2359, 96-av-2360.)
) JUDGE: Sellers, Barbara

In Re: Robert D. HODGE, Inc.,(DSI)) Case No. 2:96-bk-56040
) (Ch.7)
Debtor(s)) (Related Bankr Case No. 2:93-bk-55053)
) (Related Case Nos. 2:93-cv-389 & 2:96-cv-47)
) (Related Adv. No. 96-av-0564; No. 96-av-2360.)
) JUDGE: Calhoun, Donald E., Jr.

In Re: SIDNEY T. LEWIS, pro se,) Case No. 2:07-bk-57237
) (Ch.7)
Debtor) (Related Nos. 2:05-bk-75111; No.2:96-bk-56040)
) (Related Case No.1:12-cv-361, USDC, D.C.)
) (Related Case No.1:12-cv-363, USDC, D.C.)

Social Security No.: xxx-xx-5959) JUDGE: HOFFMAN, JOHN, Jr.

In Re: Yvonne D. Lewis,) Case No. 2:05-bk-75111
) (Ch.7)
Debtor) (Related Nos. 2:05-bk-75111; No.2:96-bk-56040)
) (Related BR Case No. 12-bk-12020, S.D., N.Y.)
) (Related BR Case No. 12-bk-12020, S.D., N.Y.)
Social Security No.: xxx-xx-2390) JUDGE: HOFFMAN, JOHN, Jr.

In Re: Estate of Bettie Jean Hamilton,) Case No. 2:11-bk-60903
) (Ch.7)
Debtor) (Related Case No. 2:93-bk-55053)
) (Related BR Case No. 12-bk-12020, S.D., N.Y.)
Social Security No.: xxx-xx-7290) JUDGE: HOFFMAN, JOHN, Jr.

U.S. DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA;
SOUTHERN DIVISION

WHITE, et al) Case No. 05-cv-1070 DOC (MLGx)
vs.) Judge: David Carter
EXPERIAN INFORMATION)
SOLUTIONS, INC., et al.) \$45 MILLION DOLLAR SETTLEMENT
(Related C.A. Dist. Ct. Case Nos:) OF NATIONAL CLASS ACTION
Case #05-cv-1073, DOC (MLGx))
Case #05-cv-7821, DOC (MLGx)) (Related Case No. 2:93-cv-389USDC, S.D.,
Case #06-cv-0392, DOC (MLGx)) Ohio, E. Div., at Doc. 146, Perm. Inj. Order)
Case #06-cv-5060, DOC (MLGx)) (Related No. 2:09-cv-179, SDO, at Doc. 3);

UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF NEW YORK (at Manhattan)

UNITED STATES OF AMERICA, ex rel,) Case No.: 1:13-cv-8147
Sidney T. LEWIS, et al.,) Related Case No. 1:12-cv-1422, S.D., N.Y.;
appearing QUI TAM,) Related Case No. 2:93-cv-389, USDC, S.D.,OH;
Petitioner(s)/Relator(s),) Related Case No. 2:10-cv-330, USDC, S.D.,OH.;
Vs.)
) JUDGE: RAKOFF
GMAC Mortgage Corporation, LLC, et al,)
Defendants/Respondent(s).) Related Case No.: 4:10-cv-87, USDC, S.D., IA..

UNITED STATES OF AMERICA, ex rel,) Case No.: 12-cv-1422

Edward O'DONNELL, et al.,
appearing QUI TAM,
Plaintiff /Relator,
Vs.

BANK OF AMERICA CORP., et al,
Defendants.

) Related Case No.: 4:10-cv-87, USDC, S.D., IA.,
) Related Case Nos. 2:93-cv-389; No. 2:10-cv-330;
) No. 2:09-cv-179, USDC, S.D., OH;
)
) JUDGE: RAKOFF
)
) (Related Case No. 1:13-cv-8147, S.D., N.Y..)

UNITED STATES OF AMERICA BEFORE THE
BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM
WASHINGTON, D.C.
FEDERAL DEPOSIT INSURANCE CORPORATION WASHINGTON, D.C.

In the Matter of
ALLY FINANCIAL INC.
Detroit, Michigan

ALLY BANK
Midvale, Utah

RESIDENTIAL CAPITAL, LLC
Minneapolis, Minnesota

and

GMAC MORTGAGE, LLC (15 USC § 78j)
Fort Washington, Pennsylvania

) FRB Docket No. 11-020-B-HC
) 11-020-B-DEO
) FDIC-11-123b
)
)
)
) (Related Case No. 1:12-cv-361, USDC, DC.);
) (Related Case No. 01-cv-1236, Id., M.D., FL.);
) (Related Case No. 96-cv-494, Id., S. D., OH.);
) (Related Case No. 05-CV-122, Id., W. D., KY.);
) (Related Case No. 08-cv-75, Id., S. D., OH.);
) (Related Case No. 01-CV-259, Id., W. D., KY.);
) (Related Case No. 10-cv-87, Id., S. D., IA.);
) (Related Case No. 06-cv-312, Id., S. D., OH.);

IN THE MATTER OF

Huntington Nat'l Bank (15 USC §§ 78j, 78ff)

) FRB Docket No. _____
) **COMPLAINT IN QUO WARRANTO**

UNITED STATES OF AMERICA BEFORE THE
BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM
WASHINGTON, D.C.
FEDERAL DEPOSIT INSURANCE CORPORATION WASHINGTON, D.C.

and

GMAC MORTGAGE, LLC, (15 USC § 78ff)
Fort Washington, Pennsylvania

) Related FDIC-11-123b
) Related Case No. 2:93-cv-389, SDO;
) (Related Case No. 2:06-cv-312, SDO;
)

U.S. DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

FRIENDS OF THE EARTH, et al.,
Plaintiffs,

Vs.

UNITED STATES E.P.A. and
LISA JACKSON, Administrator, and substituted
For Stephen L. Johnson, former Administrator,
Defendants.

)
) Action No: 1:12-cv-00363³
) (Related Case No. 1:12-0361, 5th Am. Claims)
) No. 01-1537 (PLF) consolidated with
) No. 01-1548, No. 01-1558, No. 01-1569
) No. 01-1578, No. 01-1582; No. 01-1597;
)
) Assigned To: Jackson, Amy Berman, Judge;
) (Related proceeding at Sierra Club v. Jackson,
) 813 F. Supp. 2d 149, 2011 U.S. Dist. LEXIS
) 109693 (D.D.C., 2011));

United States of AMERICA, et al.,
Plaintiffs,

Vs.

Bank of AMERICA (BOA), et al.,
Defendants.

)
) Case: 1: 12-cv-00361
) (Related Case 1:12-cv-363, "Flight Tracks");
)
) Assigned To: Rosemary M. Collyer, Judge
)
)
)

U.S. DISTRICT COURT FOR THE SOUTHERN DISTRICT OF IOWA;
CENTRAL DIVISION

[18 USC §§ 245(b)(2)(B), 664, 666, 1962][29 USC §§ 1131, 1132(h), 1140]
[26 USC §§ 101(f)(3)(A), 267(b)(1), 1001(a)][15 USC §§ 77n, 77q; 17 CFR § 274.127d-1]

SECURITIES AND EXCHANGE COMMISSION)
Plaintiff,

vs.

AMERICAN EQUITY INVESTMENT LIFE
HOLDING COMPANY;
DAVID J. NOBLE; and
WENDY C. WAUGAMAN,
Defendants.

) Case No. 4:10-cv-87
) (Related Case No.94-CR-2155; No.11-
) -cv-12667, CPC, FR. CNTY., OHIO)
) (Related Case No.12AP-88; No.12AP-49;
) No.96-AP-326; No.04-AP-469;
) No.11-AP-875, COA10th Dist., OH.)
) (Related Case No.12-bk-12020, S.D., NY.)
) (Related Case No.96-cv-494, S.D., OHIO)
) (Related Case No.05-cv-122, W.D., KY.)

³ "[N]or shall private property be taken for *public use*, without just compensation." (See: Ark. Game & Fish Comm'n v. United States, 133 S. Ct. 511, pp.515, Opinion (U.S. 2012));

U.S. DISTRICT COURT FOR THE WESTERN DISTRICT OF KENTUCKY;
LOUISVILLE DIVISION

[F.R.C.P. Rule 60(b); 18 USC §§ 2, 152(4), 154(1), 242, 245(b)(2)(B), 664, 1001, 1341, 1350, 1503, 1505, 1515, 1623(c), 1956, 1962][15 USC § 77q(a)(1)-(3); 15 USC §§ 78j(b), 78bb, 78ff, 80a-9(b)(3); 80a-17(a)&(g), 80a-48; (17 C.F.R. §§ 201.340(a),(b), 240.10b-5, 240.17(g), 270.27d-1(a)(1)⁴, 270.38a-1(e)(1), 274.127d-1)][14 C.F.R. §§ 34.3, 91.119, 150.21(e)][40 C.F.R. §§ 87, 1068][26 USC §§ 101(f)(3)(A), 267(b)(1)&(c)(4), 1001(a), 4261(a), 9502(d), (also see 26 CFR §§ 49.4261-1; 49.4291-1)];[29 USC §§ 1002(7)&(8), 1131, 1132(a)(1), (h),&(j), 1140, 1141];[42 U.S.C. §§ 1441, 3535(d), 4651(3), 7573)]; [Supremacy Clause, U.S. Const., Art. VI, cl. 2⁵, Premption];[Takings & Due Process Clause, U.S. Const., 5th & 14th AM.];

[Exec. Order No. 12630];

BEVERLY S. MALONE, Inter Vivos Trust, et. al.,)
Plaintiff,)

vs.)

AMERICAN EQUITY INVESTMENT LIFE)
HOLDING COMPANY ("AEL") et al., and)
ADDISON INSURANCE MARKETING (AIM))
Defendants.)

In RE, Anthem Inc. (NISOURCE Inc.), et. al.,)
Anthem Data Breach Litigation,)

Defendants.)

) Case No. 3:01-cv-259USDC, W.D., KY.;
) (Related Case: 3:05-CV-122 W.D., KY.);

) JUDGE: JOHN HEYBURN
) [Permanent Injunction, Rule 10b-5, and
) [28 USC §§ 1651, 2042 explained by
) Related Case Nos. 2:93-cv-389 and No.
) 2:96-cv-47,USDC, S.D., Ohio, at Cols.];

) Case No. _____;
) (Related Case: 3:05-CV-122, W.D., KY.);
) Related Case Nos. 2:93-cv-389 and No.
) 2:96-cv-47,USDC, S.D., Ohio, at Cols.);

COURT OF APPEALS OF OHIO, TENTH APPELLATE DISTRICT,
FRANKLIN COUNTY (at Columbus)

State of OHIO, Pff-Aplee,
(Cross-Aplt)

v.

Dwight I. HURD, Def-Aplt, and,

) Case No. 96APA03-326; [2:00-cv-577]
) conspiracy to engage in a pattern of corrupt
) activity in violation of R.C. 2923.01;
) engaging in a pattern of corrupt activity
) ("RICO") in violation of R.C. 2923.32;
) aggravated theft, grand theft, and sale of
) unregistered securities RC 1707.44(C)(1);
) false representations in registering securities.

⁴ See: PANTER and LEWIS v. MICHAEL P. MCINTYRE 2010 U.S. Dist. LEXIS 3563, [1]
(W.D., Kentucky, 2010) "*Defendants maintain that the Lewises opted out of the class.*"

⁵ (See: *Fid. Fed. Sav. & Loan Ass'n v. de la Cuesta*, 458 U.S. 141, 152-153 (U.S. 1982))

Robert D. HODGE, Def-Aplt, and) (Related Case No. 13AP-223, No 96AP -327).
Beth A. EYERMAN, Def-Aplt.) No. 04AP-469 (consolidated); No. 04AP-1135;
(Cross-Aple)) No. 11 AP-875; No. 2:96-cv-494, USDC, SDO.)

U.S. DISTRICT COURT, S. D. OF OHIO; EASTERN DIVISION (at Columbus)

John P. Byrk, Plf, et al., (15 USC § 78ff)) Case No. 2:96-cv-494; [No. 1:95-cv-1096]
Relators,) (Related Case Nos. 2:93-cv-389; 2:96-cv-47;
v.) 2:00-cv-577; 2:06-cv-312; 2:08-cv-75)
) Judge: Joseph P. Kinnary
)
) RICO Enterprise (Corrupt Organization);
Dwight I. HURD, Def, et al., (15 USC § 78ff)) false representations in registering securities,
Respondent.) *See* OH. v. Hurd, 1999 Ohio App. LEXIS 2047.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

FEDERAL TRADE COMMISSION (FTC),) Case No. 123 FTC 1092-1097
Relator,) (File No. 932 3019, dated Apr. 15, 1997
v.) Terminating on Apr. 14, 2017)
) Cease and Desist ORDER, concealments and
Michael P. McIntyre, (see 15 USC § 80a-17(a))) misrepresentations in sales of Living Trusts.
Respondent.)

U.S. OF AMERICA BEFORE THE
SECURITIES AND EXCHANGE COMMISSION

INVESTMENT COMPANY ACT OF 1940
Release No. 30006/ March 22, 2012

In the Matter of)
) (Related Doc. 240-12, at Exhibit 10, in
American Equity Life Annuity Account) Case No. 6:01-cv-1236, USDC, M.D., FL.)
6000 Westown Parkway) And
West Des Moines, Iowa 50266) (Related Doc. 16, at Memorandum Opinion,
) in Case No. 3:05-cv-122, USDC, W.D., KY.)
(811-8663) 17 CFR §§ 270.17g-1(g), 240.10b-5) (Related case: 11-CV-12667, FCCCP, Ohio);

IN THE UNITED STATES OF AMERICA
SECURITIES AND EXCHANGE COMMISSION

IN THE MATTER OF) SEC FILE NUMBER: 811-08663

The American Equity Life Annuity Account,) (FILE NO. 333-46593, Form 485BPOS,
(REGISTRANT) (15 USC § 78ff)) filed 2-19-98, SECURITIES ACT OF 1933;
American Equity Inv. Life Ins. Co. ("AEL"),) FILE NO. 811-08663, Form 485BPOS, No.
(DEPOSITOR). (15 USC §§ 78ff, 80a-48)) 1, Amend., INVSTMNT. CO. ACT OF 1940);
) (Related S.E.C. FILE NO. 811-03462, Flex)
SECURITIES BEING OFFERED:)
FLEXIBLE PREMIUM DEFERRED) (S.E.C. Form N-4/A, PROSPECTUS;
VARIABLE ANNUITY CONTRACTS;) FILM NUMBERS: 98644731 / 98644732
And,) filed **JUNE 9, 1998**; [17 CFR §270.17g-1(g)]
FLEXIBLE PREMIUM VARIABLE) (Related Case No.96cv-494, USDC, S.D.,OH.,
LIFE INSURANCE POLICIES) at Doc. 95, Final Order filed **JUNE 9, 1998**)

UNITED STATES OF AMERICA, DEPARTMENT OF TRANSPORTATION;
FEDERAL AVIATION ADMINISTRATION

IN THE MATTER OF) FAA Action: _____
) FAA "Public Use/Land Use Controls",
The City of Columbus, Ohio, Dept. of Dev.) FAR Part 150, funded under AIP Grant
(AIRPORT SPONSOR)) No. 84-2-3-39-0025-03-85, based on
Division of Utilities and Aviation. ("U/A"),) "Written Assurances" see 49 USC § 47107(a),
(OWNER/OPERATOR). (15 USC § 78ff)) and "Certifications" see 14 CFR § 150.21(e).
)
(See: Section 6102(c)(1)(d) of TEA-21⁶ filed) (Compare: 53 FR 2800, SEPT. 11, 1987, PCIA;
JUNE 9, 1998 by the U.S. Congress)) With: 56 FR 40242/1, SEPT. 2, 1992, PCIA)

UNITED STATES OF AMERICA, DEPARTMENT OF JUSTICE;
FEDERAL PROGRAMS

IN THE MATTER OF) USDOJ Action: _____
The City of Columbus, Ohio, Dept. of Dev.) Related Case No. C2-10-330, USDC, S.D.O.;
(AIRPORT SPONSOR)) Based on FAR, Parts 16.1(a)(5) and 150 et seq.
Non-Attainment Area, Toxic Leaded Air) see 49 USC §§ 47107(a), 47504; Id. §150.21(e)
Pollution from Aircraft 42 USC §7407(d)(1)(C)) 18 USC §§ 2, 1001(a); USAM § 9-85.200;
Non-compliance with CAA of 1977, Amend.) AIP Grant No. 84-2-3-39-0025-03-85
)

⁶ (See: 70 FR 944, at pg. 946, Jan. 5, 2005, ("In **June 1998**, Congress adopted the Transportation Equity Act for the 21st Century (TEA-21). Section 6102(c)(1)(d) of TEA-21 amended section 107 of the CAA by extending the time period for EPA to initiate the designations process for the PM2.5 NAAQS until 3 calendar years of air quality data, measured at Federal Reference Method monitors, were gathered. The EPA ... monitors by January 2001.")

IN THE UNITED STATES OF AMERICA
U.S. ENVIRONMENTAL PROTECTION AGENCY; FEDERAL PROGRAMS

IN THE MATTER OF) US EPA Action: _____
The City of Columbus, Ohio, Dept. of Dev.) Related Case No. 12-cv-363, Id., D. D.C.;
(AIRPORT SPONSOR)) [see 56 FR 56694, Nov. 6, 1991, FRM, at
Non-Attainment Area, Toxic Leaded Air) 42 USC § 7407(d)(1)(C) Operation of Law];
Pollution from Aircraft 42 USC § 7407(d)(1)(C)) [see 71 FR 66064, Nov. 9, 2006, FRM]
) see 40 CFR Part 30, Appx., at P.6,
) (For enforcement 42 USC § 7413(c))

UNITED STATES OF AMERICA, DEPARTMENT OF TREASURY;
UNITED STATES INTERNAL REVENUE; FEDERAL PROGRAMS

IN THE MATTER OF) US IRS Action: _____
The City of Columbus, Ohio, Dept. of Dev.) Related Case Nos. 10-cv-87, Id., S. D., IA.;
(AIRPORT SPONSOR)) Nos. 08-cv-75 & 10-cv-330, Id., S. D., OH.;
) No. 12-cv-1422, Id., S.D., N.Y.;
Non-Attainment Area, Toxic Leaded Air) see 26 USC §§ 9502(d), 7501, 7805, 4261;
Pollution from Aircraft 42 USC § 7407(d)(1)(C)) also see 26 CFR §§ 49.4261-1;
Misappropriation of Funds, CAA of 1989, Am.) IRS Rev. Rul. 89-109, Sept. 11, 1989;
from December 20, 1989 to April 1, 2013.) (Complaint for the enforcement of Federal
) Taxation Law and Qui Tam Action)

UNITED STATES OF AMERICA, DEPARTMENT OF HUD;
FEDERAL HOUSING ADMINISTRATION; FEDERAL PROGRAMS

IN THE MATTER OF) US HUD Action: _____
The GMAC Mortgage Co., LLC..) Related Case Nos. 10-cv-87, Id., S. D., IA.;
(MRTG. ASSIGNEE; MRTG. SERVICER)) Nos. 08-cv-75 & 10-cv-330, Id., S. D., OH.;
) No. 12-cv-1422, Id., S.D., N.Y.;
Non-Attainment Area,) see 26 USC §§ 9502(d), 7501, 7805, 4261;
42 USC § 7407(d)(1)(C)) also see 26 CFR §§ 49.4261-1; 49.4291-1;
under CAA of 1989, Am..) IRS Rev. Rul. 89-109, Sept. 11, 1989;
) (Complaint for recovery of exempt-State
) Property Taxes in GMAC's "escrow acct.");

IN THE UNITED STATES OF AMERICA
U.S. SENATE COMMITTEE; FEDERAL PROGRAMS

IN THE MATTER OF) US Senate Action: _____
The City of Columbus, Ohio, Dept. of Dev.) Related Case Nos. 10-cv-87, Id., S. D., IA.;

(AIRPORT SPONSOR)) Nos. 07-cv-287 & 10-cv-330, Id., S. D., OH.;
) No. 12-cv-1422, Id., S.D., N.Y.;
Non-Attainment Area, Toxic Leaded Air) see 42 USC §§ 7407(d)(1)(C), 7412, 7511;
Pollution from Aircraft 42 USC §7407(d)(1)(C)) also see 26 CFR §§ 49.4261-1;
Non-compliance with CAA of 2000-06, Am.) S. Rep. No. 101-228, at 128, Dec. 20, 1989;
from December 20, 1989 to April 1, 2013.) (Complaint for the enforcement of Federal
) Envir. Legislation and Qui Tam Action)

IN THE UNITED STATES OF AMERICA
U.S. HOUSE OF REPRESENTATIVES COMMITTEE; FEDERAL PROGRAMS

IN THE MATTER OF) US House of Rep. Action: _____
The City of Columbus, Ohio, Dept. of Dev.) Related Case Nos. 10-cv-87, Id., S. D., IA.;
(AIRPORT SPONSOR)) Nos. 08-cv-172 & 10-cv-330, Id., S. D., OH.;
) No. 12-cv-1422, Id., S.D., N.Y.;
Non-Attainment Area, Toxic Leaded Air) see 42 USC §§ 7407(d)(1)(C), 7412, 7511;
Pollution from Aircraft 42 USC §7407(d)(1)(C)) also see 26 CFR §§ 49.4261-1;
Non-compliance with CAA of 2000-06, Am.) S. Rep. No. 101-228, at 128, Dec. 20, 1989;
from December 20, 1989 to April 1, 2013.) (Complaint for the enforcement of Federal
) Envir. Legislation and Qui Tam Action)

IN THE SUPREME COURT OF OHIO

COLUMBUS BAR ASSN.) Action No. 2002 - 1462;
(cf., The Board of Commissioners) (Related Supr. Ct. Case Nos. 2001-2202;
on Grievances and Discipline)) No. 1999-1140; No. 2005-150; No. 2005-168);
Relators,) (Related CPC Case Nos. 11-CV-12667; No. 03-
VS.) CV-7478; No.03-CV-474; No.05-CV-4814)
) (Related Dist. Ct. Case No. 2:93-cv-389,SDO)
JAY M. MORELAND JR. (Review Atty.))
American Equity Inv. Life Ins. Co. (Issuer)) JUDGE: MOYER
Respondent.) (see 15 USC §§ 78j(b), 78ff, 80a-17(g), 80a-27d)

STATE OF OHIO) Action No. 1999 - 1140⁷ [Root No. 94-CR-2156];

⁷ (See and Compare: **EXHIBIT 1**, Subpoena Duces Tecum filed July 26, 1995 by Plaintiff-State of OHIO and served on Huntington National Bank as *custodian of funds* for Primary 10b-5 Violators: Defendants-Dublin Securities Inc. (DSI), Robert D. Hodge, and Dwight I. Hurd of DSI in State Criminal Case No. 94-CR-2157, FCCCP, Ohio, at Columbus; Compare With: Shoenberger v. Agere Sys., 2007 U.S. Dist. LEXIS 73441, p.17 (E.D. Pa. Sept. 28, 2007), "Applicable Law Under ERISA a beneficiary of a benefits plan may bring an action to recover benefits due to him under the plan. 29 U.S.C. § 1132(a)(1)(B). ... **It shall be unlawful for any person to...discriminate against a participant or beneficiary for exercising any right to which he is entitled under the provisions of an employee benefit plan,...or for the**

(cf., Ohio Dept. of Commerce,) (Related Supr. Ct. Case Nos. 2001-2202;
Div. of Securities, Ponzi Scheme)) No. 2002 - 1462; No. 2005-150; No. 2005-168);
Relators,) (Related FCCCP Case Nos. 11-CV-12667; 03-
VS.) CV-7478 [05-CV-7346]; 03-CV-474; 05-CV-4814)
) (Related Dist. Ct. Case No. 2:93-cv-389,SDO)
DWIGHT I. HURD (Broker-Dealer/Atty.))
Dublin Securities Inc., et al.(Brokerage firm)) JUDGE: MOYER
Respondent.) (see 15 USC §§ 78j(b), 78ff, 80a-17(g), 80a-27d)

SIDNEY T. LEWIS, et al.,) Action No. 2005- 150 [Root No. 03-CV-7478];
(cf., Ohio Dept. of Commerce, Ponzi; And,) (Related Supr. Ct. Case Nos. 2001-2202;
U.S. SEC's Rule 10b-5, Securities Fraud)) No. 2002 - 1462; No. 1999-1140; No. 2005-168);
Relators,) (Related FCCCP Case Nos. 11-CV-12667; 03-
VS.) CV-7478 [05-CV-7346]; 03-CV-474; 05-CV-4814)
) (Related Dist. Ct. Case No. 2:93-cv-389,SDO)
HUNTINGTON NAT'L BANK (C/F))
Dublin Securities Inc., et al. (Broker/ Client)) JUDGE: MOYER
Respondent.) (see 15 USC §§ 78j(b), 78ff, 80a-17(g), 80a-27d)

SIDNEY T. LEWIS, et al.,) Action No. 2005- 168 [Root No. 03-CV-474];
(cf., Ohio Dept. of Commerce, Ponzi; And,) (Related Supr. Ct. Case Nos. 2001-2202;
U.S. SEC's Rule 10b-5, Securities Fraud)) No. 2002 - 1462; No. 1999-1140; No. 2005-150);
Relators,) (Related FCCCP Case Nos. 11-CV-12667; 03-
VS.) CV-7478 [05-CV-7346]; 03-CV-474; 05-CV-4814)
) (Related Dist. Ct. Case No. 2:93-cv-389,SDO)
OLD REPUBLIC SURETY CO., et al.,)
(Ohio, Dept. of Commerce, Fidelity Bond)) JUDGE: MOYER
Respondent.) (see 15 USC §§ 78j(b), 78ff, 80a-17(g), 80a-27d)

IN THE COMMON PLEAS COURT OF FRANKLIN COUNTY; OHIO;
CIVIL DIVISION

United States of America, Ex. Rel.,)
Sidney Lewis (see 40 USC § 3114⁸), CA.,)
On behalf of themselves and others) Civil Action No.: 1998-CV-3445
similarly situated.) (Remved Cases No. 2:08-cv-172; No.2:04-cv-1155)

purpose of interfering with the attainment of any right to which such participant may become entitled under the plan.... 29 U.S.C. § 1140.”;

⁸ “While the power of eminent domain is an inherent attribute of sovereignty as limited by the just compensation clause of the fifth amendment, the exercise of this power is governed by express legislative authorization within well-defined congressional policies which necessarily must be strictly construed. (Citations Omitted).” (See: United States v. 67.59 Acres of Land, 415 F. Supp. 544, 547 (M.D. Pa. 1976));

(Relators/Petitioners)) (Related Removed Action No.: 2:08-cv-287)
Vs.)
) FORMER CPC JUDGE: Alan TRAVIS
COLUMBUS, CITY OF, et al.) CPC JUDGE: ANNE TAYLOR
In Re: CITY ATTY., (see 53 FR 2800⁹))
(Respondents/Defendants))

Sidney T. Lewis, et al. (Fraud Scheme Victims),) Case NO. 03-CV-7478
IN RE: Vacy O. Webb Inter Vivos Trust (§ 10b-5)) (Related Case No. 2:93-cv-389, SDO)
Plaintiffs,) (Related Case No. 11-CV-12667)
Vs.) (Related Case No. 94-CR-2157)
)
J. E. Wiggings, et al., (IRS Form 5498 tax preparer)) JUDGE: Schnieder, Charles
Defendants.)

In Re: Vacy O. Webb living Trust (IRS Form 5498)) Case NO. 05-CV-7346
Huntington Nat'l Bank, et al. (§10b-5, Act of 1934)) (Related Case No. 2:93-cv-389, SDO)
Plaintiffs/Flex-Fund's Custodian,) (Related CPC Case No. 11-CV-12667)
Vs.)
) JUDGE: Holbrook, Michael
Sidney T. Lewis, et al., (29 USC §§ 1002(8), 1141))
Defendants/ERISA Beneficiaries.)

In Re: Vacy O. Webb living Trust (IRS Form 5498)) Case NO. 05-JG-6455
Huntington Nat'l Bank, et al. (§10b-5, Act of 1934),) (Related Case No. 2:93-cv-389, SDO)
)
Plaintiffs/ICA of 1940 Custodian,) (Related Case No. 03-CV-7478)
Vs.)
) JUDGE: McIntosh, Stephen
Sidney T. Lewis, et al., (29 USC §§ 1002(8), 1141))
Defendants/ERISA Beneficiaries.)

GMAC Mortgage Corp, (Assignee of Mrtg. Lien),) Case NO. 03-CV-6954
In Re: Fed. Appropriated Property, 26 USC 4261) (Related Case NO. 1:12-cv-363, DCC
Huntington Nat'l Bank, (Mrtg. Lien/JE. Lien)) Related Case NO. 07-EVH-60047
Plaintiffs/Relators,) (Related CPC Case No. 11-CV-12667)
Vs.)

⁹ "...Specific Flight Procedures", see 53 FR 2800; cf., Doc. 5026, filed 9-11-13, in case no.1:12-bk-12020, S.D., NY., at pgs. 148, 163 & 169 of 582, 1970 FAA Impact Study, "Aircraft Emissions: Impact on Air Quality and Feasibility of Control", "Fuel Dumping", "Landings and Takeoff" (LTO) cycles; "Lead" and "Carbon Monoxide" poison; cf. 49 FR 371.

Sidney T. Lewis, et al.,) JUDGE: Patrick SHEERAN
Defendants/Alleged Trust Beneficiaries.)

In Re: Vacy O. Webb living Trust) Case NO. 05-CV-4555
GMAC Mortgage Corp, (Assignee of Mtg.),) Related Case NO. 2:06-cv-312;
Huntington Nat'l Bank, (Mtg. Lender/JE. Lien)) Related Case NO. 05-JG-6455;
Plaintiffs/Relators,) (Related Case No. 11-CV-12667)
Vs.) COMPLAINT IN QUO WARRANTO
) JUDGE: Julie M. Lynch
USA, FAA¹⁰ and IRS, 49 USC § 40102(a)(30)) (See 26 USC § 4261, Imposition of Tax)
Defendants/ Living Trust Beneficiaries.)

In Re: Vacy O. Webb Living Trust (15 USC § 78j)) Case NO. 04-CV-1268
Yvonne D. Lewis, et al. (Beneficiary of Liv. Trust),) (Related Case Nos. 07-EVH-60047
Plaintiffs/Successor Trustee,) and 11-CV-12667)
Vs.)
) JUDGE: GUY L REECE II
Harriett Mann, et al. (15 USC §§ 78ff, 80a-27d-1))
Defendants/Living Trust Beneficiaries.)

In Re: Vacy Webb Living Trust (SEC Rule 10b-5)) Case NO. 08-CV-10168
James JOHNSTON Jr. (see 15 USC §§ 78j(b), 78ff)) (Related Cases, No. 11-CV-12667;
Plaintiffs,) No. 2:93-cv-389; No. 2:10-cv-330)
Vs.)

Sidney T. LEWIS, (see 29 USC §§ 1002(8), 1131)) JUDGE: Richard A. FRYE
Defendants.)

Ex. Rel. United States of America, S.E.C.,) Case NO. 11-CV-12667
In Re: Vacy Webb Living Trust Successor Trustee)
Yvonne D. Lewis, et al., (Id. §§ 1002(8), 1140),) (Related Case Nos. 2:93-cv-389, SDO
Plaintiffs/Relators/Intervenors,) and 2:00-cv-577, SDO)
Vs.)

American Equity Inv. Life Insurance Co., et al.,) JUDGE: Richard SHEWARD
Travelers Inv. Co. Asset Protection Ins. Policy,) ("This is a refiled case no. 10-CV-12370
SEC Rule 17g Defendants/Respondents.) previously assigned to Judge R. Sheward")

¹⁰ (See: McCarran Int'l Airport v. Sisolak 137 P.3d 1110, pp. 1116, at fn.8, (Nev. S. Ct, July 13, 2006, Decided), US Supr. Crt. certiorari denied 2007 U.S. LEXIS 2086 (U.S., Feb. 20, 2007), "The airspace above 500 feet constitutes "navigable airspace," defined as "airspace ...needed to ensure safety in the *takeoff and landing of aircraft*,"...49 U.S.C. § 40102(a)(30)");

MOTION TO REOPEN ALL CLOSED BANKRUPTCY & U.S. DIST. COURT CASES

Movants, pro se, respectfully represents:

- 1.0. The movant/debtor is *Yvonne D. Lewis* in the above-entitled (“no asset”) bankruptcy case.
 - 1.1. The movant/debtor is *Sidney T. Lewis* in the above-entitled “related” bankruptcy case.
 - 1.2. The non-movant/debtor is *Dublin Securities Inc. (DSI)* in the above-entitled “related” bankruptcy case.
 - 1.3. The non-movant/debtor is *GMAC* in the above-entitled “related” bankruptcy case.
 - 1.4. The non-movant/debtor is *Robert D. Hodge* in the above-entitled “related” bankruptcy case.
 - 1.5. The non-movant *Estate of Bettie Jean Hamilton* is creditor in the above-entitled *GMAC* and *Sidney Lewis* “related” bankruptcy cases.
-
- 2.0.a. These “root” case nos. 93-bk-55053, SDO, of *DSI* were closed on **JUNE 28, 2007**.
 - 2.0.b. This “root” case no. **96-bk-56040** SDO, of *Hodge* closed on or about **FEB. 4, 1998**.
 - 2.1. This “root” case no. 93-cv-389 SDO, *Robert D. Hodge* was closed on **MARCH 31, 1994**.
 - 2.2. This “related” case no. 96-cv-47 SDO, *Dwight I. Hurd/DSI* closed on **MAY 29, 1996**.
 - 2.3. This “related” case no. 96-cv-494 SDO, of *Hurd/DSI* was closed on **SEPT. 28, 2000**.
 - 2.4. This “related” case no. 00-cv-577 SDO, of *Mark R. Able/DSI* closed on **MAR. 30, 2001**.
 - 2.5. This “related” case no. 05-cv-844 SDO, of *Huntington National Bank (HNB)* closed on or about **JUNE 12, 2005 (DOC 19)**.
 - 2.6. This “related” case no. 05-bk-75111 SDO, *Yvonne D. Webb-Lewis* closed **MAR. 16, 2006**.

2.7. This “related” case no. 06-cv-312 SDO, of *GMAC* closed on or about SEPT. 8, 2006.

2.8. This “related” case no. 07-bk-57237 SDO, of *Sidney T. Lewis* closed on FEB. 1, 2008.

2.9.a. These “related” case no. 08-cv-75 SDO, of *Larry J. McClatchey* closed on FEB. 1, 2008.

2.9.b. “Related” case no. 08-cv-16 SDO, of *State of Ohio* closed on MAR. 17, 2009 (DOC 3).

2.9.c. “Related” case no. 08-cv-1042 SDO, *McClatchey* closed on MAR. 17, 2009 (DOC 3).

2.9.d. “Related” case #09-cv-179 SDO, *North AM. Specialty* closed MAR. 17, 2009 (DOC 3).

2.9.e. “Related” case no. 09-cv-179 SDO, of *HNB* closed on MAR. 17, 2009 (DOC 3).

2.9.f. “Related” case no. 10-cv-330 SDO, *James Johnston* closed JUNE 28, 2013 (DOC 37).

2.9.f. “Related” case no. 10-cv-330 SDO, *Judge E. Sargus* closed JUNE 28, 2013 (DOC 37).

2.9.g. “Related” case no. 13-cv-8147 SDNY, *Judge Rackoff* closed 2015.

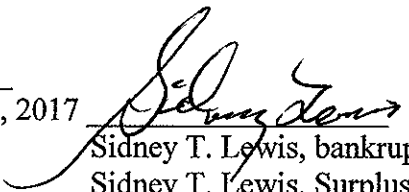
2.9.h. “Related” case no. 12-misc-00032 SDNY, *Judge Preska* closed FEB. 1, 2012.

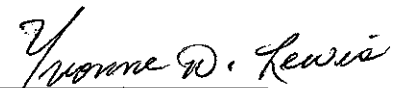
3.0 The debtor/surplus creditor failed to schedule the following “statutory equitable relief” as an asset “in connection with” National Sorbents Inc.’s Stock, which as a result of concealment by the chapter 7 trustee Myron Terlecky in “related case” no. 93-bk-55053 (Doc. 1030) on DEC. 27, 2005 (See: **EXHIBIT 2**, Doc. 1030) which was neither administered nor abandoned in this “related” case no. 05-bk-75111 on or before the discharge Order filed FEB. 21, 2006, and which the movant/surplus creditor is informed and believes has a present value in excess of \$10 Million Dollars as “unearned commissions” and should be administered by a chapter 7 trustee for the benefit of surplus creditors/claimants whose identity was determinable at the date of the filing of the voluntary (chapter 7) petition on OCTOBER 14, 2005.

“Liabilities are not discharged in bankruptcy unless claims thereon exist in favor of claimants whose identity is determinable at the date of the petition.”

(See: *Brown v. O’Keefe*, 300 U.S. 598, 603, 57 S. Ct. 543, 546, 81 L. Ed. 827 (1937), citing *Zavelo v. Reeves*, 227 U.S. 625, 631, 33 S.Ct. 365, 57 L.Ed. 676, *Everett v. Judson*, 228 U.S. 474, 479, 33 S.Ct. 568, 57 L.Ed. 927, 46 L.R.A.(N.S.) 154)

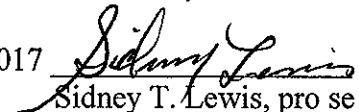
THEREFORE, the movants/surplus creditors pray that these "related" closed bankruptcy cases be reopened, and prays for such other and further relief as is just and proper.

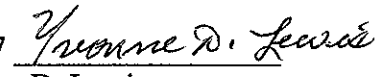
Dated: Nov. 13, 2017 
Sidney T. Lewis, bankrupt
Sidney T. Lewis, Surplus Creditor
Post Office Box 247916
Columbus, Ohio 43224
(614-515-1129)

Dated: Nov. 13, 2017 
Yvonne D. Lewis, bankrupt
Yvonne D. Lewis, Sur. Crdtr.
Post Office Box 247916
Columbus, Ohio 43224
(614-515-1129)

1875 Alvason Avenue
Columbus, Ohio 43219

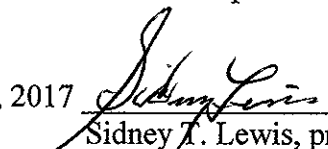
1875 Alvason Avenue
Columbus, Ohio 43219

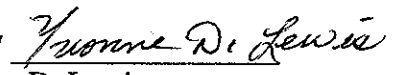
Dated: Nov. 13, 2017 
Sidney T. Lewis, pro se

Dated: Nov. 13, 2017 
Yvonne D. Lewis, pro se

CERTIFICATE OF SERVICE

We, Sidney T. Lewis and Yvonne D. Lewis as Surplus Creditors "in connection with" the Vacy O. Webb Revocable Living Trust and Fixed Annuity Matters as National Sorbents Inc.'s Stocks (inter alia) with Huntington National Bank as custodian of funds (inter alia) certify that on Nov. 13, 2017 the forgoing I. "MOTION TO REOPEN..."; II. "REQUEST TO BE EXCLUDED..."; III. "MOTIONS TO TRANSFER..."; And, IV. "MOTION TO STRIKE..." were served on the parties by hand delivery or regular U.S. Mail Service, Postage Prepaid.

Dated: Nov. 13, 2017 
Sidney T. Lewis, pro se

Dated: Nov. 13, 2017 
Yvonne D. Lewis, pro se

II. REQUEST TO BE EXCLUDED FROM JND "NO ASSET" CLASS ACTION

YVONNE D. WEBB-LEWIS, a.k.a. YVONNE D. LEWIS as filing bankruptcy [chapter 7] debtor filed OCT. 14, 2005 as discharged on FEB. 21, 2006, in related case no. 05-bk-75111, pro se, appearing herein as a statutory "surplus creditor" and "successor-in-interest" of \$10,286,518.58 Ten Million Two Hundred Eighty Six Thousand Five Hundred Eighteen Dollars and Fifty Eight cents in "unearned commissions"¹¹. Unearned Commission(s) were illegally paid

¹¹ (EXPLAINED BY: Terlecky v. Hurd (In re Dublin Sec.), 133 F.3d 377, pp.379-381 (6th Cir. Ohio 1997), "By 1992, Dublin Securities had made approximately \$ 60 million in fraudulent sales in Ohio. Late that year, however, authorities seized records of the companies and Dublin Securities was eventually forced to file for bankruptcy pursuant to the provisions of Chapter 7

to alleged attorney(s) LARRY J. MCCLATCHEY and MELVIN D. WEINSTEIN serving as prohibited Securities Brokers for Dublin Securities Inc. (DSI) and as Principals (i.e., equity partners) in the law firm of EMENS, KEGLER, BROWN, HILL & RITTER (KBHR) on **DEC. 27, 2005** in related case no. 93-bk-55053. (see: **EXHIBIT 2**, Doc. 1030, filed **DEC. 27, 2005** in related case no. 93-bk-55053, \$10,286,518.58, assignee KBHR law firm) KBHR was determined to be “*in pari delicto*” in the wrongdoings as “aiders and abettors” of both the underlying Ohio State “ponzi scheme” **JULY 26, 1993** against ROBERT D. HODGE, DWIGHT I. HURD, and “DSI¹²” for “National Sorbent’s Inc. (NSI) Stock” (see: **EXHIBIT 3**, KBHR’s Subpoena Duces Tecum, in State of Ohio’s “ponzi scheme” against Hodge and NSI’s Stock, filed **JULY 26, 1993**); And, “*in pari delicto*” as “aiders and abettors” of the SEC Rule 10b-5 violations (see: 15 USC §§ 78j, 78ff) by alleged bankrupt debtor(s) HODGE and DSI through a “Prohibited Stipulation” and “Fraudulent Assignment” of \$10,286,518.58 to the KBHR lawfirm, in Doc. 1030. (see: **EXHIBIT 2**) KBHR unlawfully seized the Bankrupt Lewis’s statutory “*equitable relief*” in contempt of the “**Final Judgment and Order of Permanent Injunction and Other Equitable Relief**” entered by the district court on **March 16, 1995** in related case no. 93-cv-389 as held under a “*monetary proceeds claim*” against the “*statutory fidelity bond* (see: 15 U.S.C. § 80a-17(g))” on behalf of DSI as paid-in by Interpleader, Travelers Ins. Co., as earmarked to Yvonne D. Lewis the “statutory successor” of defrauded investors VACY O. WEBB and HARRY L. WEBB pursuant to Ohio Laws, i.e., “*descent and distribution*” and “*Intestate Succession*” under *section 2105.06 of the Ohio Revised Code* (see: *O.R.C. § 2105.06*); And, the request to opt-out is pursuant to the “**Findings of Facts and Conclusion of Law**” and “**Final Judgment and Order of Permanent Injunction and Other Equitable Relief**” incorporated herein by reference to “related” bankruptcy case no. **96-bk-56040** incorporating findings of facts of substantial losses, **Equitable Relief Order and Permanent Injunction Order** from Case No. C-2-93-389 in the United States District Court for the Southern District of Ohio as follows:

“I. Findings of Fact

of the Bankruptcy Code. All principals of Dublin Securities were also convicted on various state criminal charges as a result of their activities...”);

¹² See: *Terlecky v. Hurd*, 133 F.3d 377, pp.379 (“Dublin Securities was represented by the defendant law firms of Emens, Kegler, Brown, Hill & Ritter...”);

On April 12, 1993, the SEC filed a complaint in the United States District Court for the Southern District of Ohio (Case No. C-2-93-389) against Midwest Investments, Inc. ("Midwest"), HODGE, and various other defendants ("the District Court Action"). The District Court Action included 11 counts of alleged violations of the Securities Act of 1933 and Securities Exchange Act of 1934. ... The "**Final Judgment and Order of Permanent Injunction and Other Equitable Relief**" entered by the district court on March 16, 1995, included findings that HODGE and other defendants had "**engaged in violations of the federal securities laws involving fraud and manipulation and their violations directly or indirectly resulted in substantial losses or created a significant risk of substantial losses to other persons.**" March 16, 1995 Order, p. 3, P8."

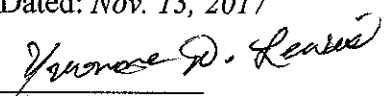
(See: Hodge v. Hodge, 216 B.R. 932, pp. 933-934 (Bankr. S.D. Ohio 1998))

Yvonne D. Lewis a.k.a., Yvonne D. Webb-Lewis hereby requests to be excluded from the above-mentioned "on-going" class action against WHITE vs. EXPERIAN INFORMATION SOLUTIONS, INC.; EQUIFAX INFORMATION SERVICES; and TRANS UNION, in consolidated case no. 05-cv-1070 USDC, C.D., CA., S. Div. in accordance with the terms of the "undated" first *Legal Notice of Pendency of Class Action* citing a NOV. 13, 2017 DEADLINE (See: **EXHIBIT 4**, "undated" *Legal Notice of Class Action* and DEADLINE), and with the understanding that by this request, I will not be entitled to share in the benefits of the vacated judgment if it is favorable to the plaintiff, and that I will not be bound by the final judgment rendered in this case if it is adverse to the defendant(s).

I will remain entitled to the benefits under the Statutory "fidelity bond" [see 15 U.S.C. § 80a-17(g)] and Statutory "Bankruptcy Blanket Bond" [see 11 U.S.C. § 322] in "related" case no. 2:09-cv-179USDC, S.D., Ohio (Doc. 3 filed March 17, 2009) pursuant to the "**Final Judgment** [see 15 U.S.C. §§ 78j, 78ff; 18 U.S.C. § 2¹³] **and Order of Permanent Injunction** [see 28 U.S.C. § 1651] **and Other Equitable Relief** [Id. § 80a-17(g)]" entered by the Federal Court on March 16, 1995 in "root" case no. 2:93-cv-389USDC, S.D., Ohio (Doc. 146) as *incorporated by reference* in "related" chapter 7 (surplus case) case of *Yvonne D. Lewis* debtor, no. 05-bk-75111 USBRC, S.D., Ohio.

¹³ (**Explained By:** Central Bank, N.A. v. First Interstate Bank, N.A., 511 U.S. 164, 199 (U.S. 1994), cited by Terlecky v. Hurd (In re Dublin Sec.), 197 B.R. 66, pp. 68 at n.3, and pp.72 (S.D. Ohio 1996)), ("Aiders and abettors of § 10(b) and Rule 10b-5 violations have always been subject to criminal liability under 18 U.S.C. § 2. See 15 U.S.C. § 78ff (criminal liability

Dated: Nov. 13, 2017


Yvonne D. Lewis a.k.a., Yvonne D. Webb-Lewis,
Post Office Box 247916
Columbus, Ohio 43224

(see: **EXHIBIT 1**, HNB's Subpoena Duces Tecum, "ponzi", NSI's Stock, **JULY 26, 1995**)
(see: **EXHIBIT 2**, Doc. 1030, filed **DEC. 27, 2005**, \$10M Stipulation in case no. 93-bk-55053)
(see: **EXHIBIT 3**, KBHR's Subpoena Duces Tecum, "ponzi", NSI's Stock, **JULY 26, 1995**)
(See: **EXHIBIT 4**, *Legal Notice of Class Action* and **DEADLINE** after **NOV. 13, 2017**)

III. MOTIONS TO TRANSFER CASES

SIDNEY T. LEWIS, bankrupt debtor as Surplus Creditor in bankruptcy case no. 07-bk-57237, and YVONNE D. LEWIS, bankrupt debtor Surplus Creditor in bankruptcy case no. 05-bk-75111 (the "Surplus Creditors") hereby move the multi-district court(s) to transfer the venue of these related and removed adversary proceeding(s), i.e., **Adv. Pro. Nos. 06-2214; No. 06-2217; No. 96-0564; No. 96-00360 (inter alia)**, in the United States Bankruptcy Court for the Southern District of OHIO; And, **Adv. Pro. No. 12-01731 (inter alia)** in the United States Bankruptcy Court for the Southern District of NEW YORK¹⁴ (see: **EXHIBIT 6.1.**, Order of Ref., SDNY), to the "root case" for the Securities Fraud Scheme commenced by the Securities Exchange Commission (SEC) against the primary offenders and **Aiders and abettors of § 10(b) and Rule 10b-5 violation Proceeding(s)** "in connection with"¹⁵ Huntington National Bank (HNB) as "Custodian of Funds" for Larry Reitz for Reitz Data Communication Stocks; Robert D. Hodge for National Sorbents Inc. Stocks; Dublin Securities Inc. (DSI) for Reitz Data and NSI stocks

for willful violations of securities statutes and rules promulgated under them).");

¹⁴ See: *Lewis v. GMAC, Mortgage Co. (In re Residential Capital, LLC)*, 2012 Bankr. LEXIS 5115, pgs.1, 11-12 (Bankr. S.D.N.Y. Nov. 1, 2012) "*State Court Case No. 05-cv-4555, Fr. Cnty., Ohio, filed by Sidney T. Lewis, Yvonne D. Lewis...* in an abundance of caution, this Court has applied *FED. R. CIV. P. 56* and determined that the Lewises have failed to establish that they are entitled to summary judgment... in their Summary Judgment Motion, Plaintiffs appear to be bringing additional claims...");

¹⁵ See: *Merrill Lynch, Pierce, Fenner & Smith Inc. v. Dabit*, 547 U.S. 71, pp.85 (U.S. 2006) citing *See O'Hagan*, 521 U.S., at pp.651, 658, 117 S. Ct. 2199, and *Zandford*, 535 U.S., at 819-820, 122 S. Ct. 1899)(" Under our precedents, it is enough that the fraud alleged..., is "DECEPTION 'in connection with the purchase or sale of any security,' not deception of an

(inter alia); Dwight I. Hurd; Mark R. Abel; Larry J. McClatchey; Melvin D. Weinstien; Kegler, Brown, Hill, and Ritter Lawfirm (KBH&R); Western Surety Co. (WSC); Travelers Insurance Co.; Old Republic Surety Co.; North American Specialty Ins. Co. (NAS); American Equity Investment Life Insurance Co.; CNA Surety Co. (CNA); GMAC LLC and Bank of America f.k.a. Countrywide Mortgage in United States District Court for the Southern District of OHIO, pursuant to General Order No. 05-02 filed **OCT. 24, 2005** (see and compare: EXHIBIT 5, GENERAL ORDER NO. 05-02, S.D., Ohio, OCT. 24, 2005; compare with: EXHIBIT 6.1, AMENDED STANDING ORDER OF REFERENCE NO. M10-468, S.D.N.Y., FEB. 1, 2012); 28 U.S.C. §§ 1343(a)(1)-(3), 1406(a), 1412; 11 U.S.C. § 322(a) and Bankruptcy Rules 7018, 7019 and 7087 for “JOINDER OF CLAIMS AND REMEDIES” and “TRANSFER OF ADVERSARY PROCEEDING”.

In support of this Motion, the bankrupt debtors as Surplus Creditors’ (the Lewises) in excess of \$10M would show as follows:

1.0. The above-mentioned Adversary Proceeding(s) i.e., **Adv. Pro. Nos. 06-2214; No. 06-2217** were removed to this court from the Franklin County Court of Common Pleas (FCCCP), Civ. Div, case no. 03-CV-474 (June 15, 2004, Summ. JE) for the State of Ohio, Franklin County, by voluntary petition of debtor Yvonne D. Lewis in “related” bankruptcy case no. 05-bk-75111 (the “Ch. 7, petition”) against the Surety Bonds filed by Western Surety Co. (CNA Surety as underwriter) on or after **OCT. 14, 2005**.

1.2. The above-mentioned Adversary Proceeding(s) i.e., **Adv. Pro. No. 12-01731** was removed to the United States Bankruptcy Court for the Southern District of NEW YORK in “related” core case no. 12-bk-12020 from the Franklin County Court of Common Pleas (FCCCP), Civ. Div, case no. 05-CV-4555 pursuant to a **SEPT. 8, 2006**, Void Remand Order issued in case no. 05-cv-312 by the United States District Court for the Southern District of OHIO (Sept. 8, 2006, Void Remand Order) for the State of Ohio, Franklin County, by voluntary petition of debtor YVONNE D. LEWIS in “related” bankruptcy case no. 05-bk-75111 (the “Ch. 7, petition”)

identifiable purchaser or seller.””);

against the bankrupt debtor GMAC Mrtg. in **Adv. Pro. No. 12-01731 S.D.N.Y** on **JUNE 22, 2012.**

1.3. These “Related” Adversary Proceeding(s), i.e. **No. 96-0564 and No. 96-00360 (inter alia)** (see: **EXHIBITS 1&3**) were removed to the United States District Court for the Southern District of OHIO in “root” case no. 93-cv-389 and “related” case no. 00-cv-577 from the Franklin County Court of Common Pleas (FCCCCP), Crim. Div, case no. 93-CR-7450 and no. 94-CR-2156 (consolidated) for the State of Ohio, Franklin County, by Indictment (the “Indictment”) filed by the Co-Conspirator, *STATE OF OHIO, DIV. OF SECURITIES*, as Plaintiff in related case no. 94-CR-2156FCCCCP, Criminal Div. on **APRIL 14, 1994.** (See: **EXHIBIT 1**, related case no. 94-CR-04-2156 consolidated) The *first court of Jurisdiction* was determined by Findings of Facts in case no. Id.-cv-389 as follows:

“I. Findings of Fact

On **April 12, 1993**, the SEC filed a complaint in the United States District Court for the Southern District of Ohio (Case No. C-2-93-389) against Midwest Investments, Inc. (“Midwest”), HODGE, and various other defendants (“the District Court Action”).”

(See: Hodge v. Hodge, 216 B.R. 932, pp. 933 (Bankr. S.D. Ohio 1998))

“n.3 The Court is generally familiar with the scheme, having presided over *SEC v. Midwest Investments, Inc.*, No. C-2-93-389 (S.D. Ohio **MAY 18, 1993** and Feb. 2, 1995).”

(See: Terlecky v. Hurd (In re Dublin Sec.), 197 B.R. 66, pp. 68 n.3 (S.D. Ohio 1996))

2.0. The above-mentioned adversary proceedings are directly-related to the “*no asset*” bankruptcy case of In re YVONNE D. LEWIS, which is pending (reopening) in the United States Bankruptcy Court for the Southern District of Ohio (the “Bankruptcy Case”). This adversary proceeding involves disputes among the parties concerning the respective parties’ interests in the Real and Personal Properties in the schedules of the Lewis’s bankruptcy estate no. 05-bk-75111.

2.1. The above-mentioned adversary proceedings are directly-related to the “*ch.11*” bankruptcy

case of In re GMAC, which is pending (reopening) in the United States Bankruptcy Court for the Southern District of New York (the "Related Bankruptcy Case"). This adversary proceeding involves disputes among the parties concerning the respective parties' interests in the Real and Personal Properties in the schedules of the GMAC's bankruptcy estate.

2.3. The above-mentioned adversary proceedings are directly-related to the "*ch. 7*" bankruptcy case of In re Robert D. Hodge, which is pending (reopening) in the United States Bankruptcy Court for the Southern District of Ohio (the "Related Bankruptcy Case"). This adversary proceeding involves disputes among the parties concerning the respective parties' interests in the Real and Personal Properties in the schedules of the HODGE's bankruptcy estate no. **96-bk-56040**.

2.4. The above-mentioned adversary proceedings are directly-related to the "*ch. 7*" bankruptcy case of In re Dublin Securities Inc. (DSI), which is pending (reopening) in the United States Bankruptcy Court for the Southern District of Ohio (the "Related Bankruptcy Case"). This adversary proceeding involves disputes among the parties concerning the respective parties' and equitable interests in the Real and Personal Properties in the schedules of the DSI's bankruptcy estate no. **93-bk-55053**.

3.0. The Removal Petitions were filed with this U.S. District Court case no. 05-cv-312 on or before **SEPT. 8, 2006** (Order), even though related to the Adjudicated Orders on **MARCH 16, 1995** adopted in Bankruptcy Case No. **93-bk-55053** (consolidated) and No. **96-bk-56040** and No. **05-bk-75111** and No. **07-bk-57237** which are pending in the Southern District of Ohio, because Bankruptcy Rule 9027(a)(1) and the PVL requires that Lewis's applications for removal must be filed with the clerk for the district and division within which a bogus "sanction" on June 5, 2009 (Doc. 45) case no. 09-cv-179 is located in the federal court where the civil action is pending.

4.0. Grounds exist for transferring the Venue and Jurisdiction of all "Related" State criminal cases, i.e., no. 93-CR-7450 and no. 94-CR-2156 FCCCP, CR. Div. (consolidated) as filed **JULY 26, 1995** under Federal Laws for "DEPRIVATIONS OF RIGHTS UNDER COLOR

OF STATE LAW” on **MARCH 31, 1994** pursuant to 18 U.S.C. §§ 242, 2; 28 U.S.C. §§ 1334, 1343(a), 1406(a), 1412, 1651 (See: 18 U.S.C. §§ 242, 2; 28 U.S.C. §§ 1334, 1343(a), 1406(a), 1412, 1651; 42 U.S.C. §§ 1983, 1985, 1988), and under SEC Administrative Proceeding No. 3-9027 filed ‘in connection with’ “*Remedial Sanctions*” imposed by the SEC on Robert D. Hodge/Broker for 10b-5 violations under SEC Litigation Release No. 37674 entered **SEPT. 12, 1996** to the Bankruptcy Court for the Southern District of OHIO for the following reasons:

(a) This “root” proceeding no. 93-cv-389 is “intricately-intertwined” and “related” to the “DSI” Bankruptcy Case No. 93-CR-55053 which is now pending (reopening) to administer “newly found assets” in excess of \$100M “in connection with” the ‘Sale of NSI stock’ through the Global Market in the Bankruptcy Court for the Southern District of Ohio.

(b) The bankruptcy trustees Myron N. TERLECKY and Clyde HARDESTY and Larry J. MCCLATCHEY in the DSI and Lewis’s Bankruptcy Case and are “indispensable parties” in these multi-district proceedings, and they are located in the S.D. of Ohio’s Jurisdiction under the “All Writs Act” 28 U.S.C. § 1651.

(c) This proceeding will require the adjudication of “aiders and abettors” of 10b-5 violations as conflicting interests in property of the bankruptcy estate, and the Bankruptcy Court for the Southern District of Ohio has the exclusive jurisdiction over all property of the estate pursuant to 28 U.S.C. §§ 1334(d), 1343(a),.

(d) The Bankrupt Debtor DSI’s principal office was located in Worthington, Ohio, and all of the Debtor’s known books and records are located in the Southern District of Ohio.

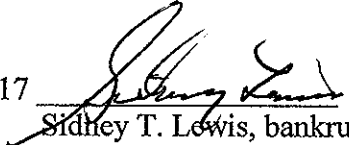
(e) Most witnesses involved in this proceeding(s), i.e., Judge George Smith, who were associated with the Debtor(s) are located in the Southern District of Ohio.

(f) All equitable relief matters related to the DSI Bankruptcy Case should be heard initially by the same bankruptcy judge and transferred to Judge George Smith.


WHEREFORE, the Petitioner prays the court to transfer the venue of these “related” adversary proceedings to the United States Bankruptcy Court for the Southern District of Ohio, case no. 05-bk-75111, or case no. 07-bk-57237, or related case no. 93-bk-55053 and for such further relief as the court may deem appropriate.

Respectfully submitted,

Dated: Nov. 13, 2017


Sidney T. Lewis, bankrupt
Sidney T. Lewis, Surplus Creditor
Post Office Box 247916
Columbus, Ohio 43224
(614-515-1129)

Dated: Nov. 13, 2017


Yvonne D. Lewis, bankrupt
Yvonne D. Lewis, Sur. Crdr.
Post Office Box 247916
Columbus, Ohio 43224
(614-515-1129)

(see: **EXHIBIT 5**, GENERAL ORDER NO. 05-02, S.D., Ohio, **OCT. 24, 2005**)

(see: **EXHIBIT 6.0**, GENERAL ORDER NO. 13-05, C.D., CA., **JULY 1, 2013**)

(see: **EXHIBIT 6.1**, AMENDED STANDING ORDER OF REFERENCE NO. M10-468, S.D.N.Y., **FEB. 1, 2012**)

IV. **MOTION TO STRIKE FALSE NOTICE OF SANCTIONS UNDER 28 USC § 1651**

Sidney T. Lewis, bankrupt debtor as Surplus Creditor in bankruptcy case no. 07-bk-57237SDO, and Yvonne D. Lewis, bankrupt debtor Surplus Creditor in bankruptcy case no. 05-bk-75111SDO (the "Surplus Creditors") herein, moves the U.S. Bankruptcy Court to strike part of the Bankrupt GMAC's "**NOTICE OF FILING OF CERTAIN ORDERS ENTERED IN THE BANKRUPTCY CASES OF SIDNEY T. LEWIS AND YVONNE D. LEWIS**" filed Oct. 4, 2012 in bankruptcy case no. 12-bk-12020SDNY (Doc. 1719 at Exhibit 6) filed therein by GMAC's counsels Stefan W. Engelhardt and Samantha Martin of the lawfirm MORRISON & FOERSTER LLP ("MOFO") therein, and in support of Surplus Creditors' motion, bankrupt debtors' Sidney Lewis and Yvonne D. Lewis allege:

1. The part of the **FALSE NOTICE** (Doc. 1719 at Exhibit 6) of Bankrupt GMAC which Surplus Creditors are moving to strike, consists of 1 through 42 pages, and **EXHIBITS 1 to EXHIBIT 8**, *beginning with* paragraph 1 on page 1, and reference to **EXHIBITS 1 to EXHIBIT 8** on *pages 2 to 4*. All other pages from pg. 5 to pg. 42 incorporate **EXHIBITS 1 to EXHIBIT 8**.

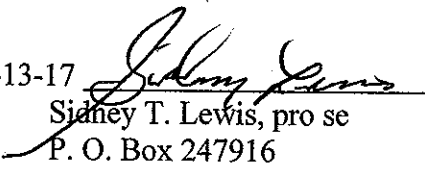
2. The vexatious litigator matters set forth in the above-mentioned **DOC. 1719** at **EXHIBITS 1 to 6** (SEE: **DOC. 1719**) are not supported by U.S. District Court Judge Algenon Marbley's "certification of Familiarity with Record of Proceeding" pursuant to Fed.R.Civ.P. 63. (See: In re Keefe, 401 B.R. 520, 524-25 (B.A.P. 1st Cir. 2009) The "Related Case Memo" (SEE: **EXHIBIT 7, DOC. 3**, Related Case Memo filed **MARCH 17, 2009** in case no. 09-cv-179) filed in the subject underlying "related case" no. 09-cv-179 (Doc. 3) contained no part of the "Equitable Relief Order" nor the "Permanent Injunction Order" from the record of the proceedings in the "root" case no. 93-cv-389 (Doc. 146), and are relevant to the statutory matters "at issue" in these

“related” Multi-U.S. Bankruptcy and U.S. District Court proceedings.

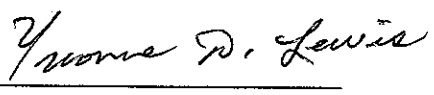
3. The matters set forth in the above-mentioned Doc. 1719 at Exhibit 6, constitute an improper and unlawful attempt by bankrupt debtor GMAC to enlarge the record of proceeding in the “related” New York bankruptcy case no. 12-bk-12020 on Oct. 4, 2012. Since the vexatious litigator matters discussed in the above-mentioned Doc. 1719 at **EXHIBIT 6** are not certified or authenticated in the record of the proceedings in the “related” Ohio-U.S. District Court case no. 09-cv-179 (Doc.3 filed on March 17, 2009), pursuant to Fed.R.Civ.P. 63 & 44(b), and it is improper for a substitute judge to go beyond that record in case no. 09-cv-179 (Doc.45 filed on June 5, 2009) to make improper findings in his Void Order Imposing Sanctions on the Equitable Relief Order in favor of the “Surplus Creditors” Sidney Lewis and Yvonne D. Lewis as “**statutory successors-in-interest**” of Vacy O. Webb and Harry L. Webb in the Hodge Securities Fraud Scheme’s “**Statutory Relief**” against the DSI “*statutory fidelity bond* (see: 15 U.S.C. § 80a-17(g))” pursuant to section 2105.06 of the Ohio Revised Code (see: O.R.C. § 2105.06), as incorporated by reference to “*root*” case no. 93-cv-389 (Doc.146, *Equitable Relief Order filed on March 16, 1995*) move to strike reference to Exhibit 6 in Doc. 1719, forthwith.

Wherefore, “Surplus Creditors” Sidney Lewis and Yvonne D. Lewis pray that the above-described part of the Debtor GMAC’s “**NOTICE OF FILING OF CERTAIN ORDERS ENTERED IN THE BANKRUPTCY CASES OF SIDNEY T. LEWIS AND YVONNE D. LEWIS**” filed Oct. 4, 2012 in bankruptcy case no. 12-bk-12020SDNY (Doc. 1719 at **EXHIBIT 6**) be stricken from the record.

Dated: 11-13-17


Sidney T. Lewis, pro se
P. O. Box 247916
Columbus, Ohio 43224
(614-515-1129)

Dated: 11-13-17


Yvonne D. Lewis, pro se
P. O. Box 247916
Columbus, Ohio 43224
(614-515-1129)

(see: **EXHIBIT 7, DOC. 3**, Related Case Memo filed **MARCH 17, 2009** case no. 09-cv-179)

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO
CRIMINAL DIVISION

STATE OF OHIO

Plaintiff,

JUDGE WILLIAM AMMER

v.

DUBLIN SECURITIES, INC.
DUBLIN MANAGEMENT, INC.
DAUGHT L. WARD
ROBERT D. HODGE
BETH A. EYERMAN

Case No. 94-CR-04-2182
Case No. 94-CR-04-2183
Case No. 94-CR-04-2184
Case No. 94-CR-04-2187
Case No. 94-CR-04-2188

Defendants.

SUBPOENA DUCES TECUM

To the Sheriff of Franklin County: Greetings

YOU ARE COMMANDED TO SUMMON THE FOLLOWING NAMED PERSONS, TO WIT:

Gustodian of Records
Huntington National Bank
41 South High Street
Columbus, Ohio 43215

DUCES TECUM: Produce the information listed in the ATTACHMENT

To appear before the Honorable Judge William Ammer in the Court of Common Pleas of Franklin County, Ohio sitting in Courtroom 2, 2nd floor, Franklin County Hall of Justice, Mound and High Streets, in the City of Columbus, on the 17th day of July, 1995 at 9:00 a.m., to testify and the truth to speak before the Honorable Judge William Ammer, and this you shall in no wise omit and have then and there this will

Witness, JESSE ODDI, Clerk of the said Court of Common Pleas, at Franklin County Hall of Justice in the said City of Columbus aforesaid, this 3 day of _____, 1995.

JESSE ODDI, Clerk of the Court of Common Pleas

By _____ Deputy Clerk of the Court of Common Pleas

- EXHIBIT 1 -

THE STATE OF OHIO Franklin County, ss	I, MARVELLEN O'SHAUGHNESSY, Clerk OF THE COURT OF COMMON PLEAS WITHIN AND FOR SAID COUNTY,
HEREBY CERTIFY THAT THE ABOVE AND FORE- GOING IS TRULY TAKEN AND COPIED FROM THE ORIGINAL <u>Subpoena</u>	
NOW ON FILE IN MY OFFICE	
WITNESS MY HAND AND SEAL OF SAID COUNTY THIS <u>08</u> DAY OF <u>11</u> A.D. 20 <u>17</u>	
MARVELLEN O'SHAUGHNESSY, Clerk	
By <u>m white</u> Deputy	

- EXHIBIT 1 -

Case 2:93-bk-55053 Doc 1030 Filed 12/27/05 Entered 12/27/05 11:24:33 Desc
Main Document Page 1 of 2

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

IN RE:

CONSOLIDATED BANKRUPTCY
ESTATES OF

Case No. 93-55053
Case No. 93-55054
Case No. 93-55055

DUBLIN SECURITIES, INC.
DUBLIN MANAGEMENT, INC. AND
DUBLIN STOCK TRANSFER, INC.,

Judge Calhoun

DEBTORS,

STIPULATION REGARDING CLAIM FILED BY KEGLER, BROWN, HILL &
RITTER CO., LPA ASSIGNEE AND ASSIGNED CLAIM NO. 3267 IN THE DUBLIN
SECURITIES, INC. BANKRUPTCY PROCEEDING

The parties hereby stipulate that the claim filed by Kegler, Brown, Hill & Ritter Co., LPA Assignee, on or about December 7, 2005, in the amount of \$10,541,758.58 and assigned Claim No. 3267 on the Dublin Securities, Inc., claims register, shall be allowed as an unsecured non-priority claim in the amount of \$10,286,518.58, to reflect a correction as to the treatment of the proof of claim filed by The Travelers Insurance Company, and assigned Claim 2293.

AGREED TO:

/s/ Myron N. Terlecky
Myron N. Terlecky (0018628)
Strip, Hoppers, Leithart,
McGrath & Terlecky Co., LPA
575 S. Third St.
Columbus, OH 43215
Telephone (614) 228-6345
Facsimile (614) 228-6369
Attorney for Chapter 7 Trustee

/s/ Melvin D. Weinstein per authorization
Larry J. McClatchey (0012191)
Melvin D. Weinstein (0012174)
Kegler Brown Hill & Ritter Co., LPA
Capitol Square, St.1800
65 East State St.
Columbus, OH 43215
Telephone (614) 462-5463
Facsimile (614) 464-2634
Agent for Claimant

- EXHIBIT 2 -

Case 2:93-bk-55053 Doc 1030 Filed 12/27/05 Entered 12/27/05 11:24:33 Desc
Main Document Page 2 of 2

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing
Stipulation was served upon the parties listed below electronically and/or by regular U. S. mail,
postage prepaid, this 27th day of December, 2005, pursuant to the Local Bankruptcy Rules.

/s/ Myron N. Terlecky
Myron N. Terlecky (0018628)

PARTIES SERVED:

Larry J. McClatchey, Esq.
Melvin D. Weinstein, Esq.
Kegler Brown Hill & Ritter Co., LPA
Capitol Square, St.1800
65 East State St.
Columbus, OH 43215

And

Parties on Attached Mailing Matrix

- EXHIBIT 2 -

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO
CRIMINAL DIVISION

STATE OF OHIO,

Plaintiff,

JUDGE WILLIAM AMMER

v.

DUBLIN SECURITIES, INC.
DUBLIN MANAGEMENT, INC.
DWIGHT I. HURD
ROBERT D. HODGE
BETH A. EYERMAN

Case No. 94-CR-64-2182
 Case No. 94-CR-64-2183
 Case No. 94-CR-64-2185
 Case No. 94-CR-64-2187
 Case No. 94-CR-64-2188

Defendants.

SUBPOENA DUCES TECUM

To the Sheriff of Franklin County: Greetings:

YOU ARE COMMANDED TO SUMMON THE FOLLOWING NAMED PERSONS, TO WIT:

Cathy Cheagh
 Records Custodian
 Emens, Keger, Brown, Hill & Ritter
 66 E. State Street
 Columbus, Ohio 43215-4294

DUCES TECUM: Produce the retained copies of State's Exhibit 626, a letter dated May 1, 1992 to Dwight Hurd from Allen L. Handlen with attached copy of check #6256 dated May 1, 1992, State's Exhibit 610, an Agreement dated April 4, 1992 between Dwight Hurd and Emens, Keger, Brown, Hill & Ritter Co., L.P.A., State's Exhibit 270, a Statement of Understanding and Compliance dated April 28, 1990, and State's Exhibit 66, a four page document entitled "Firm Securities Ownership and Information Policy". In addition, produce the originals of the Emens, Keger and Ritter billing records for the following entities: Dublin Securities, Inc., Dublin Management, Inc., Finetech First Securities, Inc., Agents Financial Group, Inc., Feast Products, Inc., Sandcastle Boats, Inc., McCoy Avionics Corporation, Environmental Safety First Inc., National Sorbents, Inc., Smart Tag Systems, Inc., Dewey's Candy Company, Aerospace Lubricants, Inc., Telelogic Communications, Inc. and Confluence Apparel, Inc.

To appear before the Honorable Judge William Ammer in the Court of Common Pleas of said Franklin County, Ohio sitting in Courtroom 2, 2nd floor, Franklin County Hall of Justice, Mound and High Streets, in the City of Columbus, on the 12th day of July, 1995 at 9:00 a.m., to testify and the truth to speak before the Honorable Judge William Ammer, and this you shall do no less ork and have then and there the said

JUL 11 1995
 95 JUL 26 PM 1:41

CLERK OF COURT
 FRANKLIN COUNTY
 OHIO

- EXHIBIT 3 -

Witness, JESSE ODDI, Clerk of the said Court of Common Pleas, of Franklin County,
said City of Columbus aforesaid, this 9 day of July, 1917

JESSE ODDI, Clerk of the Court of Common Pleas

By W. C. Clark Deputy Clerk of the Court of Common Pleas

WITNESSES

James E. Hare
Attorney at Law
Columbus, Ohio

11-13-17
11-21-17

THE STATE OF OHIO }
Franklin County, ss }
I, MARYELLEN O'SHAUGHNESSY, Clerk
OF THE COURT OF COMMON
PLEAS WITHIN AND FOR
SAID COUNTY,
HEREBY CERTIFY THAT THE ABOVE AND FORE-
GOING IS TRULY TAKEN AND COPIED FROM THE
ORIGINAL Subpoena
NOW ON FILE IN MY OFFICE
WITNESS MY HAND AND SEAL OF SAID COUNTY
THIS 08 DAY OF 11 A.D. 2017
MARYELLEN O'SHAUGHNESSY, Clerk
By mwhite Deputy

EXHIBIT 3

CLERK OF COURTS
JESSE ODDI
NOV 26 PM 1:44
RECEIVED
NOV 26 1917

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO
CRIMINAL DIVISION

STATE OF OHIO,

Plaintiff,

JUDGE WILLIAM AMMER

DUBLIN SECURITIES, INC.
DUBLIN MANAGEMENT, INC.
DWAYNE L. HORD
ROBERT D. HODGE
BETH A. EYERMAN

Case No. 94-CR-64-2182
Case No. 94-CR-64-2183
Case No. 94-CR-64-2185
Case No. 94-CR-64-2187
Case No. 94-CR-64-2188

Defendants.

SUBPOENA DUCES TECUM

To the Sheriff of Franklin County, Greetings:

YOU ARE COMMANDED TO SUMMON THE FOLLOWING NAMED PERSONS, TO WIT:

Cathy Cheugh
Emens, Keger, Brown, Hill & Ritter
Capitol Square - Suite 1800
65 E. State Street
Columbus, Ohio 43215-4294

DUCES TECUM

See Attachment

To appear before the Honorable Judge William Ammer in the Court of Common Pleas of said Franklin County, Ohio sitting in Courtroom 2, 2nd floor, Franklin County Hall of Justice, Mound and High Streets, in the City of Columbus, on the 12th day of July, 1995 at 9:00 a.m., to testify and the truth to speak, before the Honorable Judge William Ammer, and this you shall in no wise omit and have then and there this writ.

Witness, JESSE ODDI, Clerk of the said Court of Common Pleas, at Franklin County Hall of Justice in the said City of Columbus aforesaid, this 10 day of July, 1995.

JESSE ODDI, Clerk of the Court of Common Pleas

By

B. Oeder

Deputy Clerk of the Court of Common Pleas

EX. 3

Attachment

32708000

Duces Tecum:

You are hereby requested to produce a witness to testify as to the completeness and accuracy of the following information and to bring with him/her a summary reflecting (and back-up information supporting) the following information:

Fees Billed
Fees Collected
Expenses Billed
Expenses Collected

In respect to the following clients of the law firm from 1986 through the present:

Dublin Securities, Inc.
Dublin Management, Inc.
Dublin Stock Transfer, Inc.
Freedom First, Inc.
Agencia Financial
Fest Products
Sindicato Boon
McCoy Aviation
National Sorbents
Dewey's Candy
Telelogic Communications
Environmental Safety First Industries (ESFI)
Smart Tag Systems
Aerospace Lubricants

REGISTERED
CLERK OF COURTS

35 APR 26 PM 1:43

FILED
COMMONWEALTH
FRANKLIN COUNTY

THE STATE OF OHIO
Franklin County, ss

I, MARVELLEN O'SHAUGHNESSY, Clerk
OF THE COURT OF COMMON
PLEAS WITHIN AND FOR
SAID COUNTY,

HEREBY CERTIFY THAT THE ABOVE AND FORE-
GOING IS TRULY TAKEN AND COPIED FROM THE
ORIGINAL Subpoena

NOW ON FILE IN MY OFFICE

WITNESS MY HAND AND SEAL OF SAID COUNTY
THIS 08 DAY OF 11 A.D. 20 17

MARVELLEN O'SHAUGHNESSY, Clerk

By m white Deputy

- E x 3 -

SEVEN 11 2017

08-08-17 01:10:56

1200

22780004

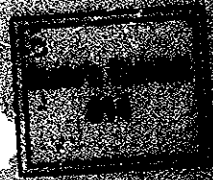
ACCOUNTS REVIEW

CLIENT NAME	BILLED Fees	EXPENSES	CASH Fees	ADJUSTED
AGENTS FINANCIAL	10,591.50	229.09	10,362.50	174.25
FRONT PRODUCTIONS	20,835.00	1,735.97	20,835.00	1,735.97
SANDCASTLE BOATS	27,492.75	553.31	22,000.00	434.45
MOODY AVIONICS *Trademark/ServiceMark*	1,510.00	1,133.28	1,510.00	1,133.28
MOODY AVIONICS General representation	78,283.00	1,912.73	75,370.00	1,489.97
NATIONAL SCHEMETS	24,019.28	1,369.15	24,019.28	1,369.15
DEWEY'S CANDY	37,033.25	2,091.24	37,033.25	2,091.24
TELECLASIC COMM.	35,570.00	4,132.21	35,000.00	3,532.00
ENVIRONMENTAL SAFETY FIRST INDUSTRIES	31,098.50	1,414.48	31,098.19	1,414.48
SMART TAG SYSTEMS	53,761.15	8,094.90	53,527.25	5,087.32
AEROSPACE LUBRICANTS	93,825.59	10,761.78	91,093.43	10,761.78

RECEIVED
JUL 26 PM 1:41
COMMUNICATIONS
FACILITY

EX, 3

RECEIVED
JUL 26 PM 1:41
COMMUNICATIONS
FACILITY



CHESTER, WILLIAMS & BAKER

WILLIAM BAKER
 JOHN J. CHESTER
 COLUMBUS, OHIO 43215
 TELEPHONE 623-1111
 CABLES 623-1111

JOHN J. CHESTER

March 21, 1936

Duke W. Thomas, Esq.
 Vorys, Sater, Seymour & Pease
 52 East Gay Street
 Columbus, Ohio 43215

Dear Duke:

Pursuant to your grand jury subpoena and our oral conversation you will find herein information concerning fees and expenses billed and received by the Baker firm which have been furnished to us by them as follows:

1. Dublin Securities, Inc. paid a total of \$928,333.00 in legal fees and \$75,330.32 in expenses. These fees and expenses were incurred in connection with a variety of matters, including general corporate representation, litigation and legislative work.
2. Dublin Management, Inc. paid \$122,050.25 in fees and \$22,185.00 in expenses.
3. Dublin Stock Transfer, Inc. paid \$2,500.00 in fees and \$100.00 in expenses.

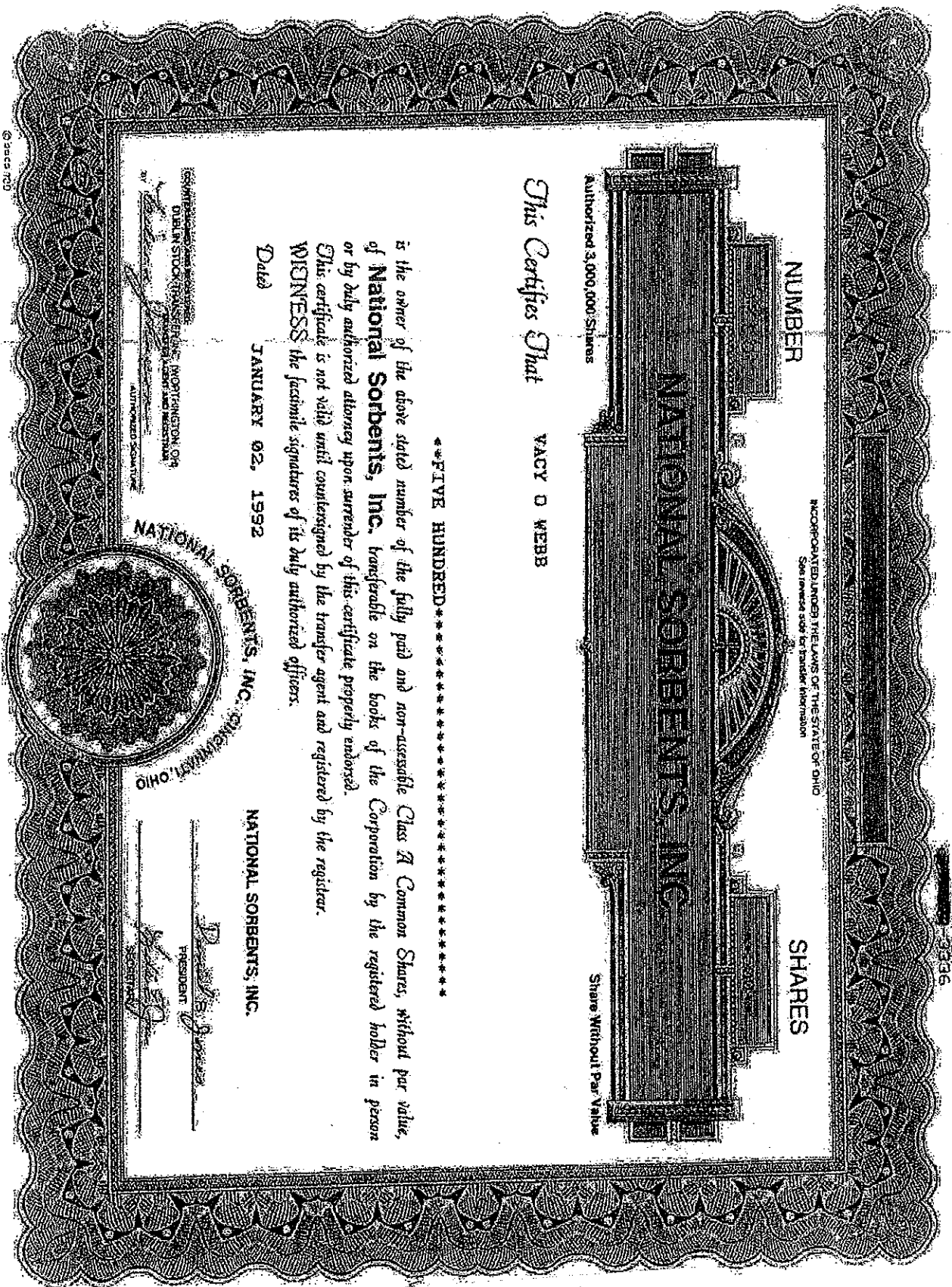
very truly yours,

John J. Chester
 John J. Chester

JJC/lis

Ex. 3

SEARCHED
 INDEXED
 SERIALIZED
 FILED
 MAR 22 1936
 FBI - COLUMBUS



EX. 3

Hernandez Settlement Administrator
c/o JND Class Action Administration
PO Box 91306
Seattle, WA 98111

ELECTRONIC SERVICE REQUESTED

WEL-ES
PRESORTED
FIRST-CLASS MAIL
U.S. POSTAGE
PAID
K&H



A federal court authorized this notice. This is not a solicitation from a lawyer.

If you received a discharge in a Chapter 7 no-asset bankruptcy, you could get benefits from a class action settlement.

Name No: F2VF2AZ593

Who Is Included?

You are a member of the settlement class ("Class") if you received an order of discharge and your credit report issued by a Defendant between March 15, 2002 and May 11, 2009 (or, for California residents in the case of TransUnion, between May 12, 2001 and May 11, 2009) reported debts as due and owing which were discharged in your bankruptcy.

*****SINGLP



Yvonne Lewis
PO Box 247916
Columbus OH 43224-7916

O
349041
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LEGAL NOTICE

263

Para una notificación en Español, llamar o visitar nuestro sitio web.

A proposed settlement has been reached in a consolidated class action lawsuit alleging that Equifax Information Services LLC, Experian Information Solutions, Inc., and TransUnion LLC ("Defendants") violated the Fair Credit Reporting Act ("FCRA") and state laws by failing to employ reasonable procedures to assure maximum possible accuracy in reporting debts discharged in a Chapter 7 no asset bankruptcy or by failing to properly investigate disputes regarding such debts. Defendants deny any wrongdoing.

Why am I receiving this notice?

The Defendants' records indicate you may be a Class member, and the Settlement Administrator shows that you submitted a valid exclusion request in a 2009 Proposed Settlement, which was later vacated by the Court of Appeals.

What does the settlement provide?

The settlement provides non-monetary or monetary benefits—Class members may submit a claim for two free VantageScore Credit Scores and a free credit file disclosure. Alternatively, the settlement will also establish a \$38.6 million cash fund to pay monetary claims, administrative costs for the proposed settlement, service awards to the plaintiffs, and attorneys' fees and costs of no more than 25% of the total value of the settlement, not to exceed \$12 million.

Am I a Class member?

If you do nothing, you will be deemed to have submitted a valid request for exclusion from this settlement and will not be a Class member. You will not receive any benefits. You will not be bound by the settlement. You should consult an attorney to understand what rights, if any, you have against the Defendants.

What are my other options?

If you wish to participate in and be legally bound by the proposed settlement, you must submit a fully completed Claim Form (and documentation, if necessary) no later than November 13, 2017. If you would like object to any part of the proposed settlement, you may object to the settlement no later than November 13, 2017. Only Class members may participate in or object to the settlement. If you submit a claim in, or object to, this settlement, the opt-out request you previously submitted will be deemed to have been rescinded.

When will the Court decide whether to approve the settlement?

A Final Fairness Hearing has been scheduled for December 11, 2017 at 8:30 a.m. at Santa Ana Courthouse, 411 West Fourth Street, Courtroom 9D, Santa Ana, California, 92701. You are not required to attend the hearing, but you or your lawyer may do so if you wish.

THIS NOTICE IS ONLY A SUMMARY. FOR MORE INFORMATION, CALL TOLL-FREE 1-866-237-3432 OR VISIT THE SETTLEMENT WEBSITE, WWW.BANKRUPTCYDISCHARGESSETTLEMENT.COM.

- EXHIBIT 4 -

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO

FILED
JAMES BONINI
CLERK

05 OCT 24 PM 12:02

IN THE MATTER OF:

BANKRUPTCY JURISDICTION AND
PROCEDURE UNDER THE BANKRUPTCY
AMENDMENTS OF 1984

U.S. DISTRICT COURT
SOUTHERN DISTRICT OHIO
WEST OF CINCINNATI

GENERAL ORDER NO. 05-02

By virtue of 28 U.S.C. §§151 and 157 (a) and §104 of Title I of the Bankruptcy Amendments Act of 1984, IT IS HEREBY ORDERED that all cases under the Bankruptcy Act and Title 11 of the United States Code and all actions, matters or proceedings arising under Title 11 of the United States Code or arising in or related to a case under the Bankruptcy Act and Title 11 of the United States Code shall be referred to the Bankruptcy Judges for this Judicial District, who shall exercise the authority conferred under the Bankruptcy Amendments Act of 1984, except as otherwise provided by law or by rule or order of the District Court. This Order supercedes the prior Order of Chief Judge Carl B. Rubin, dated July 30, 1984, and filed under Case No. MS-1-84-152.

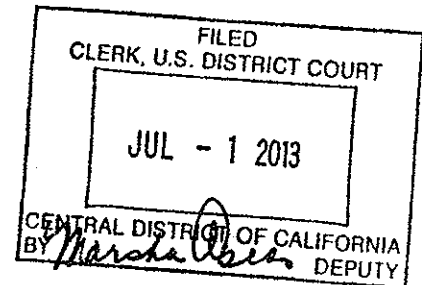
IT IS SO ORDERED:

DATED

October 24th, 2005


Sandra S. Beckwith, Chief Judge
United States District Court

- EXHIBIT 5 -



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8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA
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11 IN THE MATTER OF
12 REFERENCE OF CASES AND
13 PROCEEDINGS TO THE
14 BANKRUPTCY JUDGES OF THE
15 CENTRAL DISTRICT OF
16 CALIFORNIA, AND REFERENCE
17 OF APPEALS TO THE
18 BANKRUPTCY APPELLATE PANEL

GENERAL ORDER NO. 13-05

(Supersedes General Order Nos.
266, 266-A, 269, and 96-04)

17 The following is hereby ORDERED:

18 (1) Referral of Bankruptcy Cases and Proceedings. Pursuant to 28 U.S.C.
19 § 157(a), the Court hereby refers to the bankruptcy judges for the Central District
20 of California all cases under Title 11 of the United States Code ("Title 11") and all
21 proceedings arising under Title 11 or arising in or related to a case under Title 11.

22 (2) Authority of Bankruptcy Judges. The bankruptcy judges of the
23 Central District of California may, upon consent of the parties, hear, determine, and
24 enter final orders and judgments in any proceeding referred to the bankruptcy
25 judges under this court's General Orders, regardless of whether that proceeding
26 may be designated as "core" or "non-core" within the meaning of 28 U.S.C. § 157.

27 Absent the parties' consent, the bankruptcy judges of the Central District of
28 California may:

- EXHIBIT 6 -

General Order No. 13-05

1 (a) hear, determine, and enter final orders and judgments in all
2 cases under Title 11 and all core proceedings arising under Title
3 11, or arising in a case under Title 11, that may be heard and
4 determined by a non-Article III tribunal; and

5 (b) in non-core proceedings, and in core proceedings that may not
6 be determined by a non-Article III tribunal, hear proceedings
7 and submit proposed findings of fact and conclusions of law to
8 the district court; any final order or judgment in such a
9 proceeding shall be entered by the district judge after
10 considering the bankruptcy judge's proposed findings and
11 conclusions and after reviewing de novo those matters to which
12 any party has timely and specifically objected.

13 (3) Jury Trials. Pursuant to 28 U.S.C. § 157(e), the court hereby specially
14 designates all bankruptcy judges of the Central District of California to conduct
15 jury trials, with the express consent of all the parties, in all proceedings referred to
16 the bankruptcy judges under this court's General Orders in which the right to a jury
17 trial applies. Jury trials in bankruptcy court shall be subject to the jury plan in
18 effect for the Central District. If the parties consent to a jury trial in a proceeding
19 before a bankruptcy judge, they will be deemed to have consented to the entry of a
20 final order by the bankruptcy judge in that proceeding.

21 (4) Transferring Cases Back to District Court. If the bankruptcy judge to
22 whom a case is assigned determines that a specific case or proceeding should be
23 heard in the district court, that bankruptcy judge may, on the judge's own motion,
24 transfer the case or proceeding to the district court. The transfer order shall include
25 a statement of legal authorization as to the basis for transfer to the district court.

26 (5) Appeals. Pursuant to 28 U.S.C. § 158(b)(2), the court hereby
27 authorizes a bankruptcy appellate panel to hear and determine, upon the consent of
28 all the parties: appeals from final judgments, orders, and decrees entered by

General Order No. 13-05

1 bankruptcy judges from this district; and, with leave of the panel, appeals from
2 interlocutory judgments, orders, and decrees entered by bankruptcy judges from
3 this district. The appeals the bankruptcy appellate panel may hear under this
4 paragraph include: appeals filed in the district court on or after July 10, 1984, the
5 effective date of enactment of the Bankruptcy Amendments and Federal Judgeship
6 Act of 1984 ("Act"); and appeals transferred from the bankruptcy appellate panel to
7 the district court pursuant to section 115(b) of the Act.

8 (6) Effective Date. This General Order shall become effective upon filing
9 by the Clerk of this Court.

10
11 IT IS SO ORDERED.

12 
13 _____
14 CHIEF UNITED STATES DISTRICT JUDGE

15 *Date of Approval by the Court:* June 26, 2013

16 *Date of Filing by the Clerk:* July 1, 2013
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26 - EX. 6. -
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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

11-431
USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC#
DATE FILED: 2-1-2012

12 MISC 00032

In the Matter of:

Standing Order of Reference
Re: Title 11

AMENDED
STANDING ORDER
OF REFERENCE

M10-468

Pursuant to 28 U.S.C. Section 157(a) any or all cases under title 11 and any or all proceedings arising under title 11 or arising in or related to a case under title 11 are referred to the bankruptcy judges for this district.

If a bankruptcy judge or district judge determines that entry of a final order or judgment by a bankruptcy judge would not be consistent with Article III of the United States Constitution in a particular proceeding referred under this order and determined to be a core matter, the bankruptcy judge shall, unless otherwise ordered by the district court, hear the proceeding and submit proposed findings of fact and conclusions of law to the district court. The district court may treat any order of the bankruptcy court as proposed findings of fact and conclusions of law in the event the district court concludes that the bankruptcy judge could not have entered a final order or judgment consistent with Article III of the United States Constitution.

SO ORDERED.

/s/ Loretta A. Preska

Loretta A. Preska
Chief Judge

Dated: New York, New York
January 31, 2012

- EXHIBIT 6.1 -

Case: 2:09-cv-00179-ALM-MRA Doc #: 3 Filed: 03/17/09 Page: 1 of 2 PAGEID #: 114

**United States District Court
Southern District of Ohio**

FILED
JAMES BONINI
CLERK

09 MAR 17 PM 4:16

Joseph P. Kinneary United States Courthouse
85 Marconi Boulevard, Suite 260
Columbus, Ohio 43215

U.S. DISTRICT COURT
SOUTHERN DISTRICT OF OHIO
EAST JAV. COLUMBUS

James Bonini
Clerk of Court

Telephone: 614.719.3000
Facsimile: 614.719.3037

Related Case Memorandum

Civil Cases

TO: (Judge Sargus, Judge Holschuh, Judge Marbley, Magistrate Judge King, Magistrate Judge Kemp, Magistrate Judge Abel)
FROM: Paula Economus-Stout, Case Administrator
DATE: March 17, 2009
SUBJECT: Related cases re: 2:09-cv-179, 2:08-cv-16, 2:08-cv-1042

Case Caption: Lewis et al v. North American Specialty Ins. Co. et al
Case Number: 2:09-cv-00179-EAS-TPK
File Date: March 10, 2009

This memorandum is to notify you that the civil cover sheet on the above referenced case reflects the following alleged related case(s):

Related Case(s):

Case Caption: Daniels et al v. The State of Ohio et al
Case Number: 2:08-cv-00016-ALM-MRA
File Date: January 4, 2008
Case Caption: Lewis et al v. McClatchey et al
Case Number: 2:08-cv-01042-JDH-NMK
File Date: November 4, 2008


- EXHIBIT 7 -

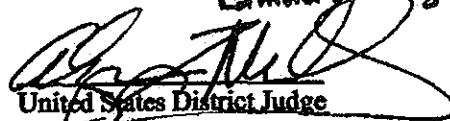
Case: 2:09-cv-00179-ALM-MRA Doc #: 3 Filed: 03/17/09 Page: 2 of 2 PAGEID #: 115

The District Judges having conferred, we respond to Case Administrator Paula Economus-Stout as follows:

Judges' Response:

- ☐ We agree that the cases are not related and that the subject case should remain with the Judge to whom it is assigned.
- ☒ We agree that the cases are related and that the subject case should be transferred to the docket of Judge Manley.
- ☐ We agree that although the cases are related, the subject case nevertheless should remain with the Judge to whom it was assigned.
- ☐ We are unable to agree and will accept any decision made by the Chief Judge.


United States District Judge
Edmund J. Sargus


United States District Judge


United States Magistrate Judge
District

United States Magistrate Judge

cc: Courtroom Deputies

EX. 7